

TO : Mr. Q. Tamm

DATE: February 2, 1954

FROM :

b7C

SUBJECT: OBSCENE MATERIAL FILE

Folson ---  
Fadd ---  
Nichols ---  
Belmont ---  
Clegg ---  
Olavin ---  
Hart ---  
Rosen ---  
Tracy ---  
Laughlin ---  
Mohr ---  
Winters, wd ---  
Tele. Re ---  
Hoffman ---  
van ly ---

The Physical and Administrative Files relating to obscene material, Bureau File 80-662, have been reviewed for evaluation purposes. The Physical File occupies nine cabinets and is subdivided as follows:

1. Obscene Motion Picture File - 644 reels.
2. Obscene Photograph Records - 266.
3. Obscene Cartoon Booklets - 3610.
4. Obscene Readers and Pamphlets - 1296.
5. Obscene Books and Nudist Publications - 355.
6. Obscene Playing Cards - 92 decks.
7. Obscene Photographs mounted on 1260 cards.
8. Miscellaneous Obscene Cartoons, Printed Matter and Novelties mounted on 268 cards.

The examination of evidence submitted in current cases and the addition of new material to the Obscene File take approximately 25% of an examiner's time.

During 1953, 1729 ~~envelopes~~ were searched through the Obscene File, 817 identifications being effected. The identification of printed matter as of particular value to the field since such an examination indicates a common source. Identifications of photographs and motion picture film are of limited value because of the practice of copying and re-copying this type of material.

RECOMMENDATION:

It is recommended that the Obscene File be retained in its present form.

80-662  
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1/2/54  
OK

1/2/54

1/2/54  
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1/2/54  
FEB 4 1954

EX-126

1 Lb 3 1954

on next page or back

## Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. DeLoach

DATE: July 7, 1959

FROM : 

b7C

SUBJECT: RESEARCH MATERIAL ON PORNOGRAPHY

Tolson  
 Belmont  
 DeLoach  
 McGuire  
 Mohr  
 Parsons  
 Rosen  
 Tamm  
 Trotter  
 Warden  
 Tele. Room

In keeping the research material on Parole and Probation and Sex Offender matters for the Director, there is found to be an ever increasing amount of material on pornography, its effect, what citizens and law enforcement officials are doing to prevent such material from reaching youth, and various side lights on this many-sided "monster."

There appear to be many informative facets to this subject and a carefully kept set of material, such as presently kept under the subjects of Parole and Probation and Sex Offender material, would be of benefit to the Director, in the event he would like to inform the American people on this subject, as he has in the past.

Of course, such research material set up under the subject of pornography would be afforded the strict security measures that are now given other research material, and any information from accumulated research would not be disseminated to outside sources without the Director's approval.

Needless to say, there will not be maintained at any time, nor under any circumstances, pornographic exhibits of any kind. The materials maintained would only include narrative accounts on items of interest.

OBSERVATIONS:

The setting up of such a set of materials could be done at a very minimum of expense, and it could be kept current, usable, and useful by the persons now maintaining the Parole and Probation and Sex Offender research material.

RECOMMENDATION:

That approval be given to maintain research material on the subject of pornography in the Special Projects Unit, Crime Research Section, Crime Records Division.

BWB:mch (3)

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OK

CRIME REC. 8-61

62 AUG 3 1959

## Office Memorandum • UNITED STATES GOVERNMENT

TO : DIRECTOR, FBI

DATE: 7/13/59

FROM : SAC, JACKSONVILLE (94-New)

SUBJECT: NEW STATE LEGISLATION IN FLORIDA  
PERTAINING TO OBSCENE LITERATURE  
CRIME RECORDS (RESEARCH)

Mr. Tolson  
Mr. Belmont  
Mr. DeLoach  
Mr. McGuire  
Mr. Mohr  
Mr. Parsons  
Mr. Rosen  
Mr. Tamm  
Mr. Trotter  
Mr. W.C.Sullivan  
Tele. Room  
Mr. Holloman  
Miss Gandy

Enclosed herewith for the Bureau and the Miami Office is one (1) copy of Senate Bill Number 701 pertaining to obscene literature, which bill was passed by the recent Florida State Legislature and approved by Governor LEROY COLLINS on 6/17/59.

It is noted that this new law becomes effective on 9/1/59.

A copy of this State law is being retained in the Jacksonville Office files for possible future reference.

EX-107

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2 - Bureau (enc. 1)  
2 - Miami (enc. 1)  
1 - Jacksonville  
JBH-cch  
(5)

REC-77

7-14-1959

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ENCLOSURE

62 JUL 29 1959

CRIME RECORDS

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ENCLOSURE

80-663

ENCLOSURE

CHAPTER 59-360  
SENATE BILL NO. 701

AN ACT relating to obscene literature, amending Subsection (1) of Section 847.01, Florida Statutes; and adding Sub-sections (a), (b) and (c) to Section 847.01 (1), Florida Statutes; providing possession of obscene literature shall be unlawful; providing penalties; providing an exception; and an additional Subsection to be known as Subsection (8), relating to destruction of obscene literature; providing forfeitures; containing a severability clause; and providing an effective date.

*Be It Enacted by the Legislature of the State of Florida:*

Section 1. Subsection (1) of Section 847.01, Florida Statutes, is amended to read:

*847.01 Punishment for possessing, publishing or distributing obscene literature, or for exhibiting such literature to a minor child.—*

(1) Except in instances where the following described devices, implements, apparatus, printing, photographs, etc., are being held by authorized persons for prosecution purposes or for purposes of being destroyed, it shall be unlawful to publish, sell, distribute, lend, show or transmit, or to offer to do any of the foregoing, of any obscene, lewd, lascivious, filthy, indecent, immoral, degrading, sadistic, masochistic or disgusting book, magazine, periodical, pamphlet, newspaper, article, comic book, story book, story paper, writing, paper, picture, drawing, photograph, figure, image, motion picture film, phonograph record, wire or tape or other recording, or any other form of reproduction or any representation devoted principally to the presentation and exploitation of illicit sex, lust, passion, depravity or immorality. Whoever violates the provisions of this subsection shall be guilty of a felony and upon conviction shall be fined not more than two thousand (\$2,000.00) dollars or be imprisoned for a period not to exceed five (5) years, or both.

(a) This section shall not apply to the exhibition of motion picture films provided for in Section 521.02.

(b) It is further declared to be unlawful to possess any obscene, lewd, lascivious, filthy, indecent, immoral, degrading, sadistic, masochistic, or disgusting book, "pocketbook", magazine, periodical, pamphlet, newspaper, article, comic book, story book, story paper, writing, paper, picture, drawing, photograph, figure, image, motion

picture film, phonograph record, wire or tape or other recording, or any other form of reproduction or any representation devoted principally to the presentation and exploitation of illicit sex, lust, passion, depravity or immorality. For the purposes of this subsection the word "obscene" shall include, but shall not be limited to, the pictorial representation of any illicit sexual act. Whoever violates the provisions of this subsection shall be guilty of a misdemeanor and upon conviction shall be fined not more than one thousand (\$1,000.00) dollars or be imprisoned in the county jail for a period not to exceed twelve (12) months or both.

(c) This Chapter shall not apply to any periodical or other printed matter having United States second class mailing privileges or any periodical or printed matter which may be legally sent through the United States mail until such time as such periodical or printed matter has been determined by a court of competent jurisdiction of this State to be obscene. The Attorney General or any county prosecuting attorney, county solicitor, or states attorney of any county in which the sale or distribution of such periodical or printed matter occurs may institute a proceeding in an appropriate court for a declaratory judgment to determine whether such periodical or printed matter is, in fact, obscene. If it is determined in such proceeding that the periodical or printed matter is obscene, the court shall enter an appropriate order adjudicating said periodical or printed matter to be obscene, and thereafter, any person who sells or distributes such periodical or printed matter shall be punished as provided by Section 847.01 (1); provided further any person who thereafter possesses such periodical or printed matter except for purposes of removing same out of circulation, shall be punished as provided in Section 847.01 (1) (b).

Section 2. A subsection to be known as subsection (8) is added to section 847.01, Florida Statutes, as follows:

(8) There shall be no right of property in any of the devices, implements, apparatus, printing, photographs, etc. enumerated or included in subsection (1) hereof and upon the seizure of any such material by any authorized enforcement officer the same shall be delivered to and held by the clerk of the court having jurisdiction of such offenses and when such material is no longer required as evidence the prosecuting officer or the claimant may move the court in writing for the disposition of such material and after such notice and hearing as the court shall deem appropriate, the court may order the sheriff to destroy the same in the presence of the clerk or his deputy and the sheriff and clerk or his deputy shall

file certificate of such destruction or the court may order same returned to the claimant.

Section 3. All laws and parts of laws in conflict herewith are hereby repealed.

Section 4. It is declared to be the legislative intent that if any section, subsection, sentence, clause or provision of this act is held invalid, the remainder of this act shall not be affected.

Section 5. This Act shall take effect September 1, 1959.

Approved by the Governor June 17, 1959.

Filed in Office Secretary of State June 17, 1959.

## Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. DeLoach *W.L.*

DATE: August 27, 1959

FROM : 

b7C

SUBJECT: NEW LEGISLATION  
 CRIMES AND PUNISHMENTS  
 OBSCENE AND OTHER OBJECTIONAL PUBLICATIONS  
 OBSCENE PUBLICATIONS AND PROHIBITED SALES OF  
 COMIC BOOKS, ETC.  
 STATE OF MARYLAND

An inquiry was made by the Baltimore Office in connection with the arrest of George Whiting who was later found guilty and fined for selling pornographic literature.

Whiting's conviction was based on the above captioned legislation that became effective in the State of Maryland on June 12, 1959, and which is set out briefly as follows:

Sections 418 and 421 of Article 27 of the Annotated Code of Maryland are where the changes were made.

Section 418:

(a) The sale, exhibition, etc., of lewd, obscene or indecent books, pamphlets, drawing etc., shall in every case be considered a misdemeanor, and upon conviction therefore shall be punishable by a fine not exceeding \$200 or shall be imprisoned at the discretion of the court not to exceed one year.

(b) This Code applies to all persons operating a newsstand, bookstore, drugstore, market or any other mercantile establishment.

(c) The definition of "person" means any individual, firm, partnership, association, corporation, company or organization of any kind.

Section 421:

(a) This section prohibits the sale of "crime books" to any child below the age of 18 years.

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(b) The sale of indecent publications to minors below the age of 18 years is also a violation of this Code.

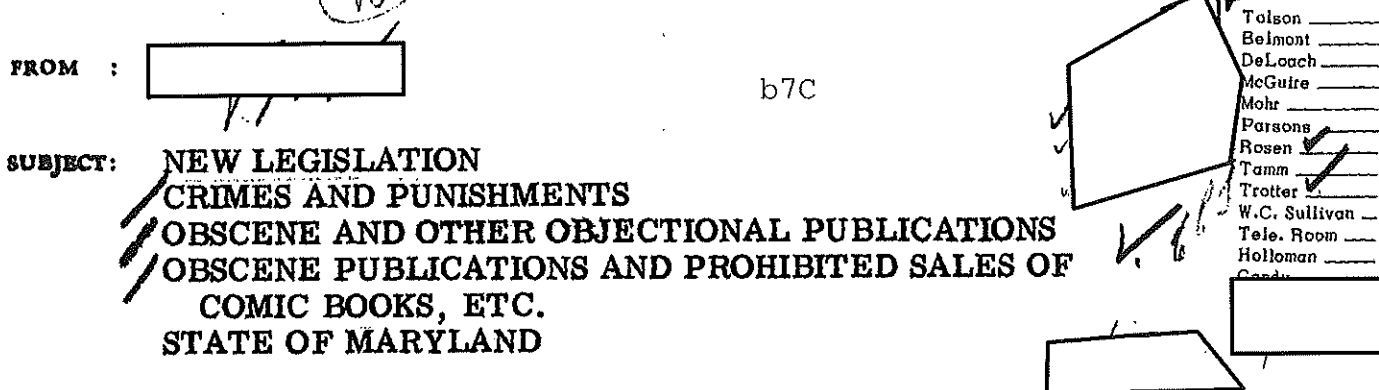
BWB:jep

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CRIME REC.



Memorandum for Mr. DeLoach

(c) Any employee who has knowledge or is directly or indirectly connected with the sale of pornographic material is liable for arrest under these laws.

OBSERVATIONS:

Although these new laws are undoubtedly an improvement, the imposing of a fine of \$200 is very trivial in comparison to the profit realized by these persons distributing this smut and the permanent damage done by this kind of material. Probably, very few persons will be imprisoned or even fined the maximum provided by this new law.

RECOMMENDATION:

For information.

b7C



SAC, Baltimore

August 7, 1959

Director, FBI

b7C

**PORNOGRAPHIC LITERATURE  
RESEARCH (CRIME RECORDS)**

**OBSCENE MATERIAL**

There is attached a copy of a newspaper clipping from [redacted] dated [redacted]. The Bureau is interested in obtaining further information regarding the case against [redacted] and the new law under which he was fined.

You should provide the Bureau with a copy of this legislation. Any additional pertinent information that may come to your attention concerning this matter, should also be provided.

The Bureau does not desire that its interest in these matters become known. Any necessary inquiry must be most discreet.

Submit reply under above caption within thirty days.

Enclosure

Follow up made for 9-7-59. - Enclosure

NOTE: [redacted] is not identifiable in Bufiles.

BWB:jac

(6)

MAILED 19  
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COMM-FBI

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
DeLoach \_\_\_\_\_  
McGuire \_\_\_\_\_  
Mohr \_\_\_\_\_  
Parsons \_\_\_\_\_  
Rosen \_\_\_\_\_  
Tamm \_\_\_\_\_  
Trotter \_\_\_\_\_  
W.C. Sullivan \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holloman \_\_\_\_\_  
Dandy \_\_\_\_\_

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10 AUG 11 1959

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## Office Memorandum • UNITED STATES GOVERNMENT

TO : DIRECTOR, FBI

DATE: 8/18/59

JW: FROM : SAC, BALTIMORE (145- 423)

SUBJECT: [REDACTED] b7C  
PORNOGRAPHIC LITERATURE RESEARCH  
(CRIME RECORDS)

## Obscene Material

Re Bureau letter, dated August 7, 1959.

On August 13, 1959, Sergeant [REDACTED] Southwest  
District, Baltimore Police Department, informed  
SA [REDACTED] that he is the officer who investi-  
gated the case concerning [REDACTED][REDACTED] Officer [REDACTED] advised  
that the books involved were entitled, "Tonight",  
"Wild Cat", "Vogue", and "Photorama".1C  
(2) - Bureau (Encl. 2)  
1 - Baltimore  
JCB/bsb  
(3)REC-25  
EX-124 80-662-288  
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21C2 SEP 2 1959  
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b APPENDIX

b7C

SA [redacted] obtained from the Baltimore Police Department four copies of the Baltimore Law concerning the sale and display of obscene matter, two of which are being furnished to the Bureau.

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ENCLOSURE

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POLICE DEPARTMENT  
CITY OF BALTIMORE

CHAPTER 197 June 12, 1959

An Act to repeal and re-enact, with amendments, Section 418 and 421 of Article 27 of the Annotated Code of Maryland (1957 Edition), title "Crimes and Punishments", sub-title "Obscene and Other Objectionable Publications", sub-heading "Obscene Publications" and "Prohibited Sales of Comic Books, etc", establishing certain presumptions concerning possible violations of the laws relating to obscene and other objectionable publications, providing for the effect of these presumption, making it unlawful to exhibit such publications upon public streets and highways within view of persons below the age of eighteen, prohibiting the perusal of such publications by such persons, and relating generally to obscene and other objectionable publications in this State.

Section 1. Be it enacted by the General Assembly of Maryland, That Section 418 and 421 of Article 27 of the Annotated Code of Maryland (1957 Edition), title "Crimes and Punishments", sub-title "Obscene and Other Objectionable Publications", sub-headings Obscene Publications" and "Prohibited Sales of Comic Books, etc." be and they are hereby repealed and re-enacted, with amendments, and to read as follows:

418. Sale, exhibition, etc., of lewd, obscene or indecent books, pamphlets, drawings, etc.

(a) Offense defined. If any person shall bring or cause to be brought into this State for sale or exhibition, or shall sell, lend, give away or offer to give away, or show or have in his or her possession with intent to sell or give away, or to exhibit, show, advertise or otherwise offer for loan, gift, sale or distribution any lewd, obscene or indecent book, magazine, pamphlet, newspaper, story paper, writing paper, picture, card, drawing or photograph, or any article or instrument of indecent or immoral use, or shall design, copy, draw, photograph, print, utter, publish or prepare such book, picture card, drawing, paper or other article, or shall write or

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CHAPTER 197

Page 2

or print or cause to be written or printed any circular, advertisement or notice of any kind, or giving information orally, stating when, where, how or of whom or by what means such a lewd, indecent or obscene article or thing can be purchased, seen or obtained, shall in every such case be guilty of a misdemeanor and upon conviction therefore shall be punished by a fine not exceeding two hundred dollars or shall be imprisoned not exceeding one year, or be both fined and imprisoned in the discretion of the court; provided, that this section shall not apply to any person committing the acts there by prohibited with intent to prevent violations of this subtitle or to procure the punishment of offences against the same.

(b) Presumption as to employment. If any person shall be found violating the provisions of this sub-heading in or about any newsstand, book store, drugstore market, or other mercantile establishment and shall be found to be an agent, officer, or employee of some other person who is actively engaged in the operation of such an establishment, these facts shall be presumptive evidence that the one found violating the provision of this sub-heading was doing so within the scope of his employment and within the course of his employer's business and with the knowledge of his employer; but it shall be competent for the defendant in any such case to rebut this presumption. This section shall not apply to any person committing the acts thereby prohibited with intent to prevent violations of this sub-heading or to procure the punishment of offenses against the same.

(c) Definition of "person." The word "person" as used in this sub-heading means any individual, firm, partnership, association, corporation, company, or organization of any kind.

419A. Severability.

If any provision, section, sub-section, sentence, clause or phrase of this sub-heading, or the application of same to any person or set of circumstances, is for any reason held to be unconstitutional, void or invalid (or

80-662-388

for any reason unenforceable), the validity of the remaining portions of this sub-heading or their application to other persons or sets of circumstances shall not be affected thereby, it being the intent of the General Assembly of Maryland in adopting this sub-heading that no portion thereof or provision or regulation contained herein shall become inoperative or fail by reason of any unconstitutionality or invalidity of any other portion, provision or regulation, and to this end, all provisions of this sub-heading are declared to be severable.

421. Sale, etc., of certain publications to minors prohibited.

(a) Crime books prohibited. It shall be unlawful and an offence for any person operating any newsstand, bookstore, drugstore, market, or other mercantile establishment to wilfully sell or distribute to any child below the age of eighteen years, or permit the perusal of by any such child, or have in his possession with intent to sell, distribute or otherwise offer for sale or distribution to any such child, any book, pamphlet, magazine or other printed paper principally composed of pictures and specifically including but not limited to comic books, devoted to the publication and exploitation of actual or fictional deeds of violent bloodshed, lust or immorality, or which, for a child below the age of eighteen years, are obscene, lewd, lascivious, filthy, indecent or disgusting and so presented as reasonably to tend to incite a child below the age of eighteen years to violence or depraved or immoral acts against the person.

(b) Sales of indecent publications to minors. It shall be unlawful and an offense for any person operating any newsstand, book store, drugstore, market, or other mercantile establishment to wilfully sell or distribute to any child below the age of eighteen years, or permit the perusal of by any such child, or have in his possession with intent to sell, distribute or otherwise offer for sale to any such child any book, pamphlet, magazine or other printed paper, specifically including but not limited to comic books, devoted to the publication and exploitation of sex or of matter of an indecent character

which, for a child below the age of eighteen years, is obscene, lewd, lascivious, filthy, indecent or disgusting or which are devoted to the publication and exploitation of actual or fictional deeds of violent bloodshed, lust, or immorality which are so presented as reasonably to tend to incite such child below the age of eighteen years to violence or depraved or immoral acts against the person.

(c) Presumption as to employment. If any person shall be found violating the provisions of this sub-heading in or about any newsstand, book store, drugstore, market, or other mercantile establishment and shall be found to be an agent, officer, or employee of some other person who is actively engaged in the operation of such an establishment, these facts shall be presumptive evidence that the one found violating the provisions of this sub-heading was doing so within the scope of his employment and within the course of his employer's business and with the knowledge of his employer; but it shall be competent for the defendant in any such case to rebut this presumption.

(d) It shall be unlawful and an offense for any person operating any newsstand, book store, drugstore, market, or other mercantile establishment to exhibit upon any public street or highway or in any other place within view of children below the age of eighteen years passing upon any such street or highway any book, pamphlet, magazine or other printed paper, prohibited and made unlawful by sub sections (a) and (b) of this section.

(e) Definition of "person." The word "person" as used in this sub-heading means any individual, firm, partnership, association, corporation, company, or organization of any kind.

Section 2. And be it further enacted, That this Act shall take effect June 1, 1959.

Approved March 24, 1959.

JAMES M. HEPBRON,  
Police Commissioner.

POLICE DEPARTMENT  
CITY OF BALTIMORE

CHAPTER 197

June 12, 1959

An Act to repeal and re-enact, with amendments, Section 418 and 421 of Article 27 of the Annotated Code of Maryland (1957 Edition), title "Crimes and Punishments", sub-title "Obscene and Other Objectionable Publications", sub-heading "Obscene Publications" and "Prohibited Sales of Comic Books, etc", establishing certain presumptions concerning possible violations of the laws relating to obscene and other objectionable publications, providing for the effect of these presumption, making it unlawful to exhibit such publications upon public streets and highways within view of persons below the age of eighteen, prohibiting the perusal of such publications by such persons, and relating generally to obscene and other objectionable publications in this State.

Section 1. Be it enacted by the General Assembly of Maryland, That Section 418 and 421 of Article 27 of the Annotated Code of Maryland (1957 Edition), title "Crimes and Punishments", sub-title "Obscene and Other Objectionable Publications", sub-headings Obscene Publications" and "Prohibited Sales of Comic Books, etc." be and they are hereby repealed and re-enacted, with amendments, and to read as follows:

418. Sale, exhibition, etc., of lewd, obscene or indecent books, pamphlets, drawings, etc.

(a) Offense defined. If any person shall bring or cause to be brought into this State for sale or exhibition, or shall sell, lend, give away or offer to give away, or show or have in his or her possession with intent to sell or give away, or to exhibit, show, advertise or otherwise offer for loan, gift, sale or distribution any lewd, obscene or indecent book, magazine, pamphlet, newspaper, story paper, writing paper, picture, card, drawing or photograph, or any article or instrument of indecent or immoral use, or shall design, copy, draw, photograph, print, utter, publish or prepare such book, picture card, drawing, paper or other article, or shall write or

4 Pages

CHAPTER 197

Page 2

or print or cause to be written or printed any circular, advertisement or notice of any kind, or giving information orally, stating when, where, how or of whom or by what means such a lewd, indecent or obscene article or thing can be purchased, seen or obtained, shall in every such case be guilty of a misdemeanor and upon conviction therefore shall be punished by a fine not exceeding two hundred dollars or shall be imprisoned not exceeding one year, or be both fined and imprisoned in the discretion of the court; provided, that this section shall not apply to any person committing the acts there by prohibited with intent to prevent violations of this subtitle or to procure the punishment of offences against the same.

(b) Presumption as to employment. If any person shall be found violating the provisions of this sub-heading in or about any newsstand, book store, drugstore market, or other mercantile establishment and shall be found to be an agent, officer, or employee of some other person who is actively engaged in the operation of such an establishment, these facts shall be presumptive evidence that the one found violating the provision of this sub-heading was doing so within the scope of his employment and within the course of his employer's business and with the knowledge of his employer; but it shall be competent for the defendant in any such case to rebut this presumption. This section shall not apply to any person committing the acts thereby prohibited with intent to prevent violations of this sub-heading or to procure the punishment of offenses against the same.

(c) Definition of "person." The word "person" as used in this sub-heading means any individual, firm, partnership, association, corporation, company, or organization of any kind.

419A. Severability.

If any provision, section, sub-section, sentence, clause or phrase of this sub-heading, or the application of same to any person or set of circumstances, is for any reason held to be unconstitutional, void or invalid (or

80-662-288

for any reason unenforceable), the validity of the remaining portions of this sub-heading or their application to other persons or sets of circumstances shall not be affected thereby, it being the intent of the General Assembly of Maryland in adopting this sub-heading that no portion thereof or provision or regulation contained herein shall become inoperative or fail by reason of any unconstitutionality or invalidity of any other portion, provision or regulation, and to this end, all provisions of this sub-heading are declared to be severable.

421. Sale, etc., of certain publications to minors prohibited.

(a) Crime books prohibited. It shall be unlawful and an offence for any person operating any newsstand, bookstore, drugstore, market, or other mercantile establishment to wilfully sell or distribute to any child below the age of eighteen years, or permit the perusal of by any such child, or have in his possession with intent to sell, distribute or otherwise offer for sale or distribution to any such child, any book, pamphlet, magazine or other printed paper principally composed of pictures and specifically including but not limited to comic books, devoted to the publication and exploitation of actual or fictional deeds of violent bloodshed, lust or immorality, or which, for a child below the age of eighteen years, are obscene, lewd, lascivious, filthy, indecent or disgusting and so presented as reasonably to tend to incite a child below the age of eighteen years to violence or depraved or immoral acts against the person.

(b) Sales of indecent publications to minors. It shall be unlawful and an offense for any person operating any newsstand, book store, drugstore, market, or other mercantile establishment to wilfully sell or distribute to any child below the age of eighteen years, or permit the perusal of by any such child, or have in his possession with intent to sell, distribute or otherwise offer for sale to any such child any book, pamphlet, magazine or other printed paper, specifically including but not limited to comic books, devoted to the publication and exploitation of sex or of matter of an indecent character

which, for a child below the age of eighteen years, is obscene, lewd, lascivious, filthy, indecent or disgusting or which are devoted to the publication and exploitation of actual or fictional deeds of violent bloodshed, lust, or immorality which are so presented as reasonably to tend to incite such child below the age of eighteen years to violence or depraved or immoral acts against the person.

(c) Presumption as to employment. If any person shall be found violating the provisions of this sub-heading in or about any newsstand, book store, drugstore, market, or other mercantile establishment and shall be found to be an agent, officer, or employee of some other person who is actively engaged in the operation of such an establishment, these facts shall be presumptive evidence that the one found violating the provisions of this sub-heading was doing so within the scope of his employment and within the course of his employer's business and with the knowledge of his employer; but it shall be competent for the defendant in any such case to rebut this presumption.

(d) It shall be unlawful and an offense for any person operating any newsstand, book store, drugstore, market, or other mercantile establishment to exhibit upon any public street or highway or in any other place within view of children below the age of eighteen years passing upon any such street or highway any book, pamphlet, magazine or other printed paper, prohibited and made unlawful by sub-sections (a) and (b) of this section.

(e) Definition of "person." The word "person" as used in this sub-heading means any individual, firm, partnership, association, corporation, company, or organization of any kind.

Section 2. And be it further enacted, That this Act shall take effect June 1, 1959.

Approved March 24, 1959.

JAMES M. HEPBRON,  
Police Commissioner.

UNITED STATES GOVERNMENT

*Memorandum*TO : **Mr. Tamm**DATE: **January 22, 1960**FROM : 

b7C

SUBJECT: **OBSCENE MATERIAL FILE**

Tolson \_\_\_\_\_  
 Mair \_\_\_\_\_  
 Parsons \_\_\_\_\_  
 Belmont \_\_\_\_\_  
 Callahan \_\_\_\_\_  
 DeLoach \_\_\_\_\_  
 Malone \_\_\_\_\_  
 McGuire \_\_\_\_\_  
 Rosen \_\_\_\_\_  
 Tamm \_\_\_\_\_  
 Trotter \_\_\_\_\_  
 W.C. Sullivan \_\_\_\_\_  
 Tele. Room \_\_\_\_\_  
 Ingram \_\_\_\_\_  
 Gandy \_\_\_\_\_

A review has been made of the Physical and Administrative Files (80-662) relating to Obscene Matter.

The Physical File of obscene material is subdivided as follows:

- (1) Obscene and nude art motion picture films - 998 reels
- (2) Phonograph records - 282
- (3) Readers and pamphlets - 2314
- (4) Obscene books, nudist publications and questioned periodicals - 690
- (5) Cartoon booklets - 5261
- (6) Playing cards - 164
- (7) Obscene and strip-type photographs mounted on 1434 cards
- (8) Miscellaneous cartoons, printed matter and novelties mounted on 319 cards
- (9) Advertising literature (by companies involved) - 49

The following index files are maintained as a part of the Obscene File:

- (1) Motion picture film titles
- (2) Book titles
- (3) Photograph code numbers
- (4) Phonograph record titles
- (5) Names of models who have posed for obscene and/or strip-type photographs
- (6) Advertising literature by company or producer names.
- (7) Opinions of the Department of Justice relative to obscenity of evidence.

*PC-31-29*  
 A total of 2,366 specimens were received in 1959 for examination and comparison with material in the Obscene File. Searches in the Obscene File resulted in 1,193 specimens (50.4% of the evidence) being identified with evidence previously received.

80-662

CWB:cav

(5)

1 - Mr. Parsons

67 JAN 21

Memorandum to Mr. Tamm:

The Obscene File and obscene evidence held for examination or disposition, pending completion of the investigation or court action, occupies all of room 7608. Shelf-cabinets equipped with doors that can be locked have been installed in room 7608. The facilities are adequate at this time to store all obscene material inside locked cabinets.

RECOMMENDATION: It is recommended that the Obscene File be retained in its present condition.

*R. D. Tamm*

70-662

Director, FBI

8/25/60

SAC, Indianapolis (145-0)

b7C

b7D

UNKNOWN SUBJECT;  
Obscene Booklets Obtained at  
[redacted]

ITEM

On 8-17-60, [redacted] stated he had found obscene booklets under the cushion of a sofa at [redacted]

He said he had merely taken these booklets from among numerous similar items. He said [redacted] is not aware that he had taken them and he does not know the source from which they were obtained.

The booklets are described as follows:

b2

b7C

b7D

- (1) Title, "One Man at a Time," published by "Hotballs Publishing Company, Havana, Cuba," price \$5.00, 32 pages, illustrated with obscene photographs.
- (2) Title, "Danne and Mary," published in "Paris, France," price \$5.00, 32 pages, illustrated with obscene photographs.
- (3) Title, "The Who Girl," 31 pages with obscene cover and illustrated with obscene photographs.
- (4) Title, "The Innocent," 38 pages with obscene cover and illustrated with obscene photographs.

In view of the manner in which these items came into possession of the informant, it is not deemed advisable that [redacted] be interviewed as to the source. These items are forwarded to the Bureau for appropriate disposition.

2 - Bureau

1 - IP [redacted]

1 - IP [redacted]

1 - IP 145-0

FRP/hmc

(5)

b2

b7D

70-662-1

70-662-1

## Office Memorandum • UNITED STATES GOVERNMENT

TO : Director, FBI

DATE: December 30, 1960

FROM : *curb* Legat, London (145-New)

ATTENTION: FBI LABORATORY

SUBJECT: COPENHAGEN, DENMARK  
INTERSTATE TRANSPORTATION OF  
OBSCENE MATTER

356186

b7C  
b7D

MATERIAL

When in Copenhagen, Denmark, on December 16, 1960,  
I talked with [redacted][redacted] During the conversation, I asked [redacted]  
if [redacted] had any particular problem with the  
exporting or importing of obscene matter. He pointed out  
that this was no problem in Denmark and that it was not a  
violation of Danish law. He stated that as a matter of  
fact, nude photographs of practically any description  
could be purchased on any newsstand in Copenhagen.[redacted] took me to one of the larger newsstands  
located in the center of the city, where three magazines and  
two packets of colored slides were purchased. These were  
displayed on the newsstand and were not kept "under the  
counter".This material is being forwarded to the Bureau  
since similar material may have come to the Bureau's  
attention and the identity of the publisher of this material  
might be of interest. It is noted that the magazine entitled  
"Naturell" is published in Stockholm. This magazine also  
contains a number of ads for similar type material.If the Bureau desires any further inquiry in  
Denmark, it is requested that this office be advised.3 - Bureau (Encs. 5)  
1 - London

RECEIVED

REC-57 80-662-111

CWB:ec  
(4)

1412

15 JAN 6 1961

RECEIVED

WBB

62 FEB 3 1961

7-1  
7-2  
Recorded  
1/10/61 ceb

FEDERAL BUREAU OF INVESTIGATION  
UNITED STATES DEPARTMENT OF JUSTICE NO LAB FILE

Laboratory Work Sheet

Re: COPENHAGEN, DENMARK  
INTERSTATE TRANSPORTATION OF  
OBSCENE MATTER

File # 80-662-291  
Lab. # D-356186 AV

Examination requested by: Legat, London (145-New)

ltr. 12/30/60

Examination requested: Document

Date received: 1/6/61

Result of Examination:

Examination by: 1/17/61

1. NI, Q1-Q5 in OF.

Previous issue of Q1 prov. rec. Lab.

b7C

2. Lab. rep't. necessary

Q1-Q5 added to O.F. 3/21/61

Specimens submitted for examination

of  
Q1 Magazine entitled "Modelstudier NR 66" *Three different issues  
this magazine in O.F.*  
Q2 Magazine entitled "Selis" NI  
Q3 Magazine entitled "Modell naturell" NI  
Q4 Cellophane envelope entitled "Models For Artists B1" and NI  
containing six color film strips of nude females  
Q5 Cellophane envelope entitled "Models For Artists B2" and NI  
containing six color film strips of nude females

RETAIN EVIDENCE

UNITED STATES GOVERNMENT

## Memorandum

TO : Mr. Tamm

DATE: 1-10-61

FROM : 

b7C

SUBJECT: OBSCENE MATERIAL FILE

Tolson \_\_\_\_\_  
 Mohr \_\_\_\_\_  
 Parsons \_\_\_\_\_  
 Belmont \_\_\_\_\_  
 Callahan \_\_\_\_\_  
 DeLoach \_\_\_\_\_  
 Malone \_\_\_\_\_  
 McGuire \_\_\_\_\_  
 Rosen \_\_\_\_\_  
 Tamm \_\_\_\_\_  
 Trotter \_\_\_\_\_  
 W.C. Sullivan \_\_\_\_\_  
 Tele. Room \_\_\_\_\_  
 Ingram \_\_\_\_\_  
 Gandy \_\_\_\_\_

A review has been made of the physical and administrative files (80-662) relating to obscene material.

Physical file of obscene material is subdivided as follows:

1. Obscene and nude art motion picture films - 1062 reels.
2. Phonograph records - 282.
3. Readers and pamphlets - 2514.
4. Obscene books, nudist publications and questioned periodicals - 749.
5. Cartoon booklets - 5326.
6. Playing cards - 169.
7. Obscene and strip type photographs mounted on 1462 cards.
8. Miscellaneous cartoons, printed matter and novelties mounted on 323 cards.
9. Advertising literature (by companies involved) - 57.

The following index files are maintained as a part of the Obscene File:

1. Motion picture film titles.
2. Book titles.
3. Photograph code numbers.
4. Phonograph record titles.
5. Names of models who have posed for obscene and/or strip type photographs.

REC-14

EX-13

JAN 11 1961

M3

5TH ADVN 16 1961

F.O.

Memorandum to Mr. Tamm  
Re: OBSCENE MATERIAL FILE

6. Advertising literature by company or producer names.
7. Opinions of the Department of Justice relative to obscenity of evidence.

During 1960, a total of 1,994 specimens were received in the Laboratory for search in the Obscene File. Of this number, 937 specimens were identified with evidence previously submitted to the Laboratory. These identifications represent 46.9%. Identifications are based on printing comparisons (with relation to printed matter) and visual comparisons (with relation to photographs and motion picture films).

The Obscene File and obscene evidence which is being held for examination or disposition, pending completion of the investigation in the field, occupies all of room 7608. Facilities are presently available to lock all material in shelf cabinets and file cabinets. Storage facilities are adequate at the present time.

RECOMMENDATION: That the Obscene File be retained in its present condition.

A handwritten signature, possibly 'J.W.', is written in cursive ink above the page number.

UNITED STATES GOVERNMENT

# Memorandum

TO : DIRECTOR, FBI

DATE: 5/15/61

FROM : *[Signature]* SAC, NEW ORLEANS

SUBJECT: PUBLICATION ENTITLED, "TRIM"  
INFORMATION CONCERNING

b2  
b7D

*Obscene Material*

On 5/5/61, [redacted] furnished a copy of the January, 1960, issue of a publication entitled, "Trim," which states it is "Young America's Favorite Physique Publication. It is noted that this publication is printed by Enterprises, Inc., Box 385, Benjamin Franklin Station, Washington 4, D. C., and the publication contains numerous photographs of males in the nude or semi-nude. Informant received this from an associate of his who did not indicate to him where he had secured it.

No action is being taken by New Orleans and, since it is published in Washington, D. C., it is being furnished for any action you desire to take.

Since there is a question as to the obscenity of this publication, it is being enclosed herewith under obscene cover.

2 - BUREAU (ENC.-1)  
2 - NEW ORLEANS (1: 62-3264) (1: [redacted])  
JLQ:eah  
(4)

*Booklet destroyed  
Lab - not type Dept.  
Consider suitable for  
jewel case 6/15/61*

*REC-96*

*80-662-213*

*15 MAY 19 1961*

*66 JUN 16 1961*

UNITED STATES GOVERNMENT

# Memorandum

TO : SAC, Boston

DATE: June 1, 1961

b7C

FROM : Director, FBI

SUBJECT: [REDACTED]

## PORNOGRAPHIC MATERIAL

Research (Crime Records)

Attached is a copy of a clipping which appeared on [REDACTED]  
in the [REDACTED]

The Bureau is interested in obtaining further information regarding this case as a research matter.

You should provide the Bureau with the complete details of captioned individual's background, family history, arrest record and all instances wherein this individual has been the recipient of lenient treatment at the hands of law enforcement agencies, prosecutors, courts and parole or probation authorities. Narrative accounts of this individual's crimes must be furnished. It will also be incumbent upon your office to follow this case and to advise the Bureau of its ultimate disposition.

Under no circumstances must the Bureau's interest in this matter become known, and if inquiries are necessary, they must be most discreet.

Submit your reply under the above caption to reach the Bureau no later than June 30, 1961. Attached is a copy of an Identification Record believed to be identical with that of the subject [REDACTED]

Enclosure (2)

Tolson \_\_\_\_\_  
Parsons \_\_\_\_\_  
Mohr \_\_\_\_\_  
Belmont \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Evans \_\_\_\_\_  
Malone \_\_\_\_\_  
Rosen \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
W.C. Sullivan \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Ingram \_\_\_\_\_  
Gandy \_\_\_\_\_

2 1961

MAILED 19
JUN 1 1961
COMM-FBI

RGK:cjb

3 JUN 8 1961

EX 104

REC-2A

12 JUN 2 1961

80-2619-294

REK

Stu

30-662-295  
**CHANGED TO**  
145-2267-1

JUL 19 1961

Ernest J. H.

SAC, Richmond

June 16, 1961

Director, FBI

EIGHT FILMS, FOUR REELS  
16 mm OBSCENE MOVIE FILM,  
Fredericksburg, Virginia,  
Police Department, 6/13/61

b7C

On June 13, 1961, [redacted], Investigator with the Fredericksburg, Virginia, Police Department, personally delivered to the FBI Laboratory for examination eight obscene 16 mm movie films, five of which were rolled on one large reel. The films were examined and personally returned to Mr. Lassell.

[redacted] advised that [redacted] [redacted] may be involved as a subject in this case and for that reason the investigation in this matter is known only to the Chief of Police and himself. He requested that the Laboratory report be delivered personally to himself or to the Chief of Police to avoid the possibility of other employees of the Police Department becoming aware of the investigation in this matter. Accordingly, the attached Laboratory report is forwarded herewith to be personally delivered to [redacted] or the Chief of Police at Fredericksburg, Virginia, by the agent at the Fredericksburg, Virginia, RA. who has previously discussed this case with [redacted]

180-662  
NOT RECORDED  
170 JUN 20 1961

ENCLOSURE

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Evans \_\_\_\_\_  
Malone \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Ingram \_\_\_\_\_  
Gandy \_\_\_\_\_

Enclosure  
1 - Bureau file 80-662

CWB:dlw (6)

02 JUN 22 1961

MAIL ROOM

TELETYPE UNIT

37459 -

ORIGINAL COPY FILED IN

REPORT  
of the

## FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D. C.

June 16, 1961

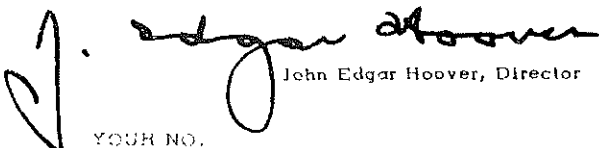
Re: **Mr. Robert W. Coble  
Chief of Police  
Fredericksburg, Virginia**

b7C

Attention:   
**Investigator**

This examination has been made with the understanding that the evidence is connected with an official investigation of a criminal matter and that the Laboratory report will be used for official purposes only, related to the investigation or a subsequent criminal prosecution. Authorization cannot be granted for the use of the Laboratory report in connection with a civil proceeding.

**EIGHT FILMS, FOUR REELS**  
Re: **16 mm OBSCENE MOVIE FILM,  
Fredericksburg, Virginia,  
Police Department, 6/13/61**


 John Edgar Hoover, Director

 YOUR NO.  
FBI FILE NO.  
LAB. NO.

D-369548 AV

**Addressee**  
Examination requested by:  
**Letter 6/13/61**  
Reference:  
**Document**  
Examination requested:

Specimens:

**Q1** Large 16 mm reel containing five films entitled: "A Lesbian Paradise," "The Bell Hop," "Untitled," "Untitled," and "Untitled"

**Q2** Reel of 16 mm film entitled "El Perro Masajista"

**Q3** Reel of 16 mm film entitled "Busy Girl"

**Q4** Reel of 16 mm film entitled "The Golden Shower"

**Result of examination:**

The movie films described above as specimens Q1 through Q4 were personally delivered to the FBI Laboratory for examination on June 13, 1961, by Investigator , of the Fredericksburg, Virginia, Police Department.

662

NOTE: Cover letter to  
SAC, Richmond dated  
6/16/61, CWB:dlw

1 - FBI, Richmond  
1 - Bureau file 80-662  
ENCLOSURE

Page 1 

CWB:dlw (6)(continued on next page)

97459 -

ORIGINAL COPY FILED IN

Additional copies of the movies described above as specimens Q2 through Q4 and of the movies entitled "A Lesbian Paradise" and "The Bell Hop," parts of specimen Q1, have been forwarded previously to the FBI Laboratory by a number of contributors over the past several years. Also, an additional copy of the last untitled movie on the reel of film described as Q1 has been forwarded previously to the FBI Laboratory. However, because of the common practice of copying and recopying movie films of this nature, the source of instant movie films was not determined in the Laboratory examination.

Two of the untitled movies on the large reel of film described as specimen Q1 were not associated with movie films of a similar nature which have been forwarded previously to the FBI Laboratory.

This Bureau has been advised that the original of the movie entitled "The Golden Shower" was made in Cleveland, Ohio, in about 1931 or 1932.

The evidence, Q1 through Q4, was returned personally to Investigator William C. Lassell, Jr., on June 13, 1961.

5010-104  
UNITED STATES GOVERNMENT

## *Memorandum*

TO : Director, FBI

DATE: 7/14/67

FROM : SAC. JACKSONVILLE (94-34)

SUBJECT: LEGISLATION RE OBSCENE LITERATURE  
STATE OF FLORIDA LEGISLATURE  
RESEARCH MATTERS

b7c

Remylet 6/2/61.

For the information of the Bureau, as well as the Tampa and Miami Offices, a bill making it unlawful for any person to lend, lease, display, promulgate or exhibit in the State of Florida in a theatre any motion picture film that has not been first reviewed and approved by the National Board of Review of Motion Pictures, Inc., its appointees or successors, or The Film Estimate Board or National Organizations or licensed by the State Department of Education of the State of New York, was passed through the Florida Legislature during the recent biannual session at Tallahassee, Florida. The bill was approved by the Florida Governor, May 3, 1931, effective July 1, 1931.

The bill makes a first offense a misdemeanor punishable by six months in jail and a \$500 fine. A second offense under the Motion Picture Regulation Bill carries a maximum penalty of three years in prison and a \$5,000 fine.

House Bill #831, making it unlawful in Florida to use obscene language on the telephone, died in committee.

Enclosed for the Bureau, Tampa and Miami is one copy each of the above Senate Bill as enacted by the Florida Legislature re movies.

A review of file dockets at Rules & Laws Section, Secretary of State's Office at Tallahassee, revealed no additional passed or pending legislation relating to obscene matter remains unreported in connection with this program.

2 - Bureau (Enc. A)

1 - Tampa (Enc. 1)

1 - Miami (Enc. 1)

2 - Jacksonville (1 - 60-179)

GDM-idp

(5)

Ex. 105 REC-98

REC-98

© JHU 5/9/1962

58 JUÍZ 27.1961

## CRIME PREDICTOR

ENCLOSURE

1

ENCLOSURE

80-662-246

CHAPTER 61-4  
SENATE BILL NO. 4

AN ACT relating to lending, leasing, displaying, exhibiting, and promulgating motion picture films; adding a new Section 521.011, Florida Statutes, stating the legislative intent; amending Section 521.02, Florida Statutes, by making it unlawful to lend, lease, display, exhibit, or promulgate a motion picture film not approved or licensed by newly designated authorities, by prescribing criteria for determining which films shall be considered to be so approved or licensed, by placing upon a defendant charged with violating said section the burden of establishing the required approval or licensing, by making it unlawful to exhibit a motion picture film licensed, or claimed to have been licensed, in accordance with said section without having in his possession a prescribed photostatic copy of certificate, and establishing a *prima facie* rule of evidence; adding a new Section 521.021, Florida Statutes, providing for injunctive relief, authorizing temporary restraining orders without bond, exempting the state and the relator prosecuting attorney from liability for costs and from liability for damages sustained by reason of such restraining orders, providing for speedy hearings, trials and decisions and prescribing practice and procedure in injunction suits, and placing upon the defendant in an injunction suit the burden of showing the approval or licensing required by this Act; amending Section 521.03, Florida Statutes, by providing additional exceptions to the operation of this Act; amending Section 521.04, Florida Statutes, by providing increased penalties for second and subsequent offenses against this Act; adding a new Section 521.041, Florida Statutes, defining the word "person" for the purposes of this Act; and providing an effective date.

*Be It Enacted by the Legislature of the State of Florida:*

Section 1. A new section to be designated as Section 521.011 is hereby added to Chapter 521, Florida Statutes, to read:

521.011. It is the intent of the legislature that motion picture film, exhibited in theatres licensed under the provisions of the Florida occupational license tax law applicable to commercial theatres, shall not be lent, leased, displayed, promulgated or exhibited unless the same shall have first been reviewed and approved or licensed as provided for in this act.

Section 2. Section 521.02, Florida Statutes, is amended to read:

521.02 (a) It is unlawful for any person to lend, lease, display, promulgate, or exhibit in the state of Florida in a theatre referred to in section 1 of this act any motion picture film that has not been first reviewed and approved by the National Board of Review of Motion Pictures, Inc., its appointees or successors, or The Film Estimate Board of National Organizations or licensed by the State Department of Education of the State of New York. It is the intent of this subsection that no such motion picture film exhibited in such theatre shall be lent, leased, displayed, promulgated, or exhibited except as so approved or licensed, and no motion picture film shall be deemed to be so approved or licensed, within the meaning of this subsection if any cut, elimination or change required by any of said approving or licensing authorities as a condition to approval or licensing has been restored. In any prosecution for a violation of this subsection the burden shall be upon the defendant to establish the approval or licensing hereinabove required.

(b) No person shall exhibit any motion picture film in reliance upon a license issued by the State Department of Education of the State of New York, without having in his possession a photostatic copy of a certificate issued by said Department in connection with the licensing of such film by said department. The failure of a person exhibiting a film so licensed or claimed by him to have been so licensed to produce such a photostatic copy of the certificate for the inspection of the state attorney, county solicitor, or county prosecuting attorney within twenty four hours after receipt of a written request by such state attorney, county solicitor or county prosecuting attorney for such inspection shall be prima facie evidence that such person did not have such photostatic copy of certificate in his possession at the time he exhibited such film.

Section 3. A new section to be designated as Section 521.021 is hereby added to Chapter 521, Florida Statutes, to read:

521.021 (a) The circuit court has jurisdiction to enjoin the threatened exhibition of any film in violation of this act upon complaint filed by the state attorney, county solicitor or county prosecuting attorney in the name of the state upon the relation of such state attorney, county solicitor or county prosecuting attorney.

(b) After the filing of such a complaint, the judge to whom it is presented may grant an order restraining the exhibition of any film in violation of section 2 of this act until final hearing or further order of the court. No such order shall be made unless such judge shall be satisfied that sufficient notice of the application

therefor has been given to the party restrained of the time when and place where the application for such restraining order is to be made, provided, however, that such notice shall be dispensed with when it is manifest to such judge, from the sworn allegations of the complaint or the affidavit of the plaintiff or other competent person, that the apprehended violation will be committed if an immediate remedy is not afforded. Whenever the relator state attorney, county solicitor or county prosecuting attorney shall request a judge of said court to set a hearing upon an application for such a restraining order, such judge shall set such hearing for a time within three days after the making of such request.

(c) The person sought to be enjoined shall be entitled to a trial of the issues within one day after joinder of issue and a decision shall be rendered by the court within two days of the conclusion of the trial.

(d) In the event that a final decree of injunction is entered, it shall contain a provision directing the defendant having the possession, custody or control of the film affected by the injunction to surrender the same to the sheriff, and requiring the sheriff to take possession of the same, for such disposition as is ordered by the court in its final decree. The sheriff shall file a certificate of his compliance.

(e) In any action brought as provided in this section, no bond or undertaking shall be required of the state or the state attorney or county solicitor or county prosecuting attorney before the issuance of a restraining order provided for by subsection (b) of this section, and neither the state nor the state attorney, county solicitor or county prosecuting attorney shall be liable for costs or for damages sustained by reason of such restraining order in any case where a final decree is rendered in favor of the person sought to be enjoined.

(f) In any action brought under this section, the burden of proof shall be upon the defendant to establish the approval or licensing required by section 2 of this act.

Section 4. Section 521.03, Florida Statutes, is amended to read:

521.03 This act shall not apply to any film used by schools, churches, fraternal organizations or chambers of commerce, or films for scientific or educational purposes, or, further, to the world premiere exhibition of a feature motion picture containing more than eight thousand feet of film which is pre-released for such

exhibition and has not been shown commercially prior thereto in any other place. Any film excepted by this section from the operation of this act shall not be exempt from laws relating to obscene materials, matters, articles and things.

Section 5. Section 521.04, Florida Statutes, is amended to read:

521.04 Any person violating any provision of section 2 of this act shall be deemed guilty of a misdemeanor and shall upon conviction be punished by imprisonment in the county jail not exceeding six months or by fine not exceeding \$500.00, or both. Any person who, after having been convicted of a violation of said section 2, thereafter violates any of its provisions is guilty of a felony and upon conviction shall be punished by imprisonment in the state prison not to exceed three years or by fine not exceeding \$5,000.00, or both.

Section 6. A new section to be designated as Section 521.041 is hereby added to Chapter 521, Florida Statutes, to read:

521.041 For the purposes of this act, the word "person" includes individuals, firms, associations, corporations, and all other groups and combinations.

Section 7. This act shall take effect July 1, 1961.

Approved by the Governor May 3, 1961.

Filed in Office Secretary of State May 3, 1961.



**FEDERAL BUREAU OF INVESTIGATION  
WASHINGTON, D. C.**

To: **FBI, Dallas (145-0)**

Date: October 24, 1961

Re: UNSUB;  
ONE OBSCENE PHONOGRAPH  
RECORD, ENTITLED "STENO"  
ITEM

John Edgar Hoover, Director

REC-126

FBI File No.  
Lab. No.

80-662-15  
D-378129 AV

Examination requested by: **FBI, Dallas**

Reference: Letter 10/6/61

Examination requested: **Document**

**Remarks:**

MAILED 22

Enclosures (2) (2 Lab report)

CWB: mh (4)

Tolson \_\_\_\_\_  
 Belmont \_\_\_\_\_  
 Mohr \_\_\_\_\_  
 Callahan \_\_\_\_\_  
 Conrad \_\_\_\_\_  
 DeLoach \_\_\_\_\_  
 Evans \_\_\_\_\_  
 Malone \_\_\_\_\_  
 Rosen \_\_\_\_\_  
 Sullivan \_\_\_\_\_  
 Tavel \_\_\_\_\_  
 Trotter \_\_\_\_\_  
 Tele. Room <sup>20</sup> \_\_\_\_\_  
 Ingram \_\_\_\_\_  
 Gandy \_\_\_\_\_

MAIL ROOM  TELETYPE UNIT

b7c

Oct 17th 1981

5718

REPORT  
of the



FEDERAL BUREAU OF INVESTIGATION  
WASHINGTON, D. C.

To: **FBI, Dallas**

Re: **UNSUB;**

**ONE OBSCENE PHONOGRAPH  
RECORD, ENTITLED "STENO"  
ITOM**

Date: **October 24, 1961**  
FBI File No. **80-362-4**

Lab. No. **D-378129 AV**

Specimens received **10/10/61**

*Q1 destroyed  
1/11/62  
CWB*

**Q1 One 78 rpm phonograph record bearing the penciled title  
"Steno" on one side**

**Result of examination:**

It was determined that the story content on one side of specimen Q1 is the same as recordings previously forwarded to the Laboratory under the title "Stenographers Tale." Also, the narrator for this side of the recording on Q1 appears to be the same as the narrator for previous recordings. The recording on the other side of Q1 was not identified with recordings of a similar nature which have been forwarded previously to the Laboratory. The source of specimen Q1 was not determined in the Laboratory examination.

Specimen Q1 is being retained in the Laboratory and, unless advised to the contrary within 60 days, will be disposed of in the Laboratory.

*mh*  
CWB: mh (4)

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Evans \_\_\_\_\_  
Malone \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Ingram \_\_\_\_\_  
Gandy \_\_\_\_\_

Recorded 10/11/61

sfg

FEDERAL BUREAU OF INVESTIGATION  
UNITED STATES DEPARTMENT OF JUSTICE

NO LAB FILE

Laboratory Work Sheet

291

Re: Unsub;  
One Obscene Phonograph  
Record, Entitled "Steno"  
ITOM

File # 80-662 ~~10/22/61~~  
Lab. # D-378129 AV

Examination requested by: FBI, Dallas (145-0) Letter dated 10/6/61

Examination requested: Document

Date received: 10/10/61

Result of Examination:

Examination by:  wtb

1. Ad. one side with "Stenographers Tale" 71-W02-L  
No other side in QF.

b7C

Specimens submitted for examination

Q1 One 78 rpm phonograph record bearing the penciled title  
"Steno" on one side

*False up  
10/22/61  
CWB*

UNITED STATES GOVERNMENT

# Memorandum

TO : DIRECTOR, FBI

DATE: 10/6/61

FROM : SAC, DALLAS (15-0)

SUBJECT: UNKNOWN SUBJECT,  
One Obscene Phonograph  
Record, Entitled "Steno"  
ITOM

378129

Under separate cover, there is being forwarded to the FBI Laboratory, obscene 78 rpm phonograph record, which has been penciled the word "Steno" and which was obtained from a PCI of the Dallas Division on 10/2/61.

This phonograph record was obtained from PCI who advised that she had had it around her apartment for sometime along with some other "party" records, which she said were not obscene and which she stated she obtained from a party, whose name she did not recall.

The Laboratory is requested to examine this record and advise the Dallas Division if the source is known. The record may be retained in the obscene files of the Laboratory or destroyed after it has been examined.

COPY & SPECIMENS RETAINED IN LAB  
FOR LAB ACTION & REPORT

2-Bureau  
1-Packager RM  
1-Dallas  
JMM:ns  
(4)

EX-100

REC-75

Perf. 02/10/61

10-6 (22) 247

17 OCT 1961

SEARCHED  
10/2/61  
INDEXED  
SERIALIZED  
FILED

INDEX-LAB FILES

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Conrad

DATE: 1/12/62

FROM : 

b7C

SUBJECT: OBSCENE MATERIAL FILE

Tolson \_\_\_\_\_  
 Belmont \_\_\_\_\_  
 Mohr \_\_\_\_\_  
 Callahan \_\_\_\_\_  
 Conrad \_\_\_\_\_  
 DeLoach \_\_\_\_\_  
 Evans \_\_\_\_\_  
 Malone \_\_\_\_\_  
 Rosen \_\_\_\_\_  
 Sullivan \_\_\_\_\_  
 Tavel \_\_\_\_\_  
 Trotter \_\_\_\_\_  
 Tele. Room \_\_\_\_\_  
 Ingram \_\_\_\_\_  
 Gandy \_\_\_\_\_

A review has been made of the Physical and Administrative files (80-662) pertaining to obscene material.

The Physical file of obscene material is subdivided as follows:

- (1) Obscene and nude art motion picture films - 1163 reels
- (2) Phonograph records - 305
- (3) Readers and pamphlets - 2617
- (4) Obscene books, nudist publications and questioned periodicals - 760
- (5) Cartoon booklets - 5370
- (6) Playing cards - 170
- (7) Obscene and strip-type photographs mounted on 1488 cards
- (8) Miscellaneous cartoons, printed matter and novelties mounted on 326 cards
- (9) Advertising literature (by companies involved) - 98

The following index files are maintained as part of the Obscene File:

- (1) Motion picture film titles
- (2) Book titles
- (3) Photograph code numbers
- (4) Phonograph record titles
- (5) Names of models who have posed for obscene and/or strip-type photographs
- (6) Advertising literature by company or producer names
- (7) Opinions of the Department of Justice relative to obscenity of evidence

For the year of 1961 a total of 2731 specimens were received for examination and comparison with material in the Obscene File. As a result of the searches, 1361 specimens (49.83% of the evidence) were identified in the Obscene File.

80-662

124

86.5  
8 JAN 15 1962

1 Mr. Belmont

CWB:ek  
(5)

Memorandum to Mr. Conrad  
Re: OBSCENE MATERIAL FILE  
80-662

The Obscene File was moved from room 7608 to 7610, but due to the lack of cabinets to store the evidence, it is necessary to store part of the evidence being held for disposition in locked cabinets in room 7608. In order to provide storage for the pending evidence and for material in the Obscene File, a memorandum has been submitted requesting that cabinets be installed on the corridor wall of room 7610 for this material.

Recommendation:

It is recommended that the Obscene File be maintained and that the requested cabinets be installed as soon as the Bureau's budget will permit.

UNITED STATES GOVERNMENT

# Memorandum

TO : Director, FBI

DATE: 2/12/62

FROM : *88* SAC, Milwaukee (145-0-116)

SUBJECT: WIS. LEGISLATION ON OBSCENE  
LITERATURE

There are enclosed herewith two copies of Chapter 606 of Laws of 1961 of the Wis. State Legislature, which constitutes an act designed to speed up the procedure in actually curtailing the distribution of obscene literature after legal action has been commenced.

2 - Bureau (Encs. 2)  
1 - Milwaukee (145-0-116)  
ADM:EAK  
(3)

ENCLOSURE

EXP

37

REC-6  
EX-105  
12 FEB 15 1962  
JAC

52 FEB 23 1962

ENCLOSURE

80-662-299

ENCLOSURE

## AN ACT

AN ACT to amend 269.565 (1), (4), (5) and (6); and to create 269.565 (1m) of the statutes, relating to interlocutory adjudications and declaratory judgments regarding obscene matter.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

SECTION 1. 269.565 (1) of the statutes is amended to read:

269.565 (1) Whenever there is reasonable cause to believe that any book, magazine, or other written matter, or picture, sound recording or film, which is being sold, loaned or distributed in any county, or is in the possession of any person who intends to sell, loan or distribute the same in any county, is obscene, the district attorney of such county, *in the name of the state*, as plaintiff, may file a complaint in the circuit court for such county directed against such matter by name. Upon the filing of such complaint, the court shall make a summary examination of such matter. If it is of the opinion that there is reasonable cause to believe that such matter is obscene, it shall issue an order, directed against said matter by name, to show cause why said matter should not be judicially determined to be obscene. This order shall be addressed to all persons interested in the publication, production, sale, loan, exhibition and distribution thereof, and shall be returnable within 30 days. Notice of such order shall be given by publication once each week for 2 successive weeks in a daily newspaper of general circulation in such county. A copy of such order shall be sent by certified mail to the publisher, producer, and one or more distributors of said matter, to the persons holding the copyrights, and to the author, in case the names of any such persons appear on such matter or can with reasonable diligence be ascertained by said district attorney. Such publication shall commence and such notices shall be so mailed within 72 hours of the issuance of the order to show cause by the court.

SECTION 2. 269.565 (1m) of the statutes is created to read:

269.565 (1m) INTERLOCUTORY ADJUDICATION. After the issuance of the order to show cause under sub. (1), the court shall, on motion of the district attorney, make an interlocutory finding and adjudication that said book, magazine or other written matter or picture, sound recording or film is obscene, which finding and adjudication shall be of the same effect as the final judgment provided in sub. (3) or (5), but only until such final judgment is made or until further order of the court.

SECTION 3. 269.565 (4), (5) and (6) of the statutes are amended to read:

269.565 (4) If an answer is filed, the case shall be set down for a speedy hearing, *but an adjudication of default and order shall first be entered against all persons who have not appeared and answered in the manner provided in sub. (3)*. If any person answering so demands, the trial shall not be adjourned for a period of longer than 72 hours beyond the opening of court on the day following the filing of his answer. At such

hearing, subject to the ordinary rules of evidence in civil actions, the court shall receive the testimony of experts and evidence as to the literary, cultural or educational character of said matter and as to the manner and form of its production, publication, advertisement, distribution and exhibition. The dominant effect of the whole of such matter shall be determinative of whether said matter is obscene.

(5) If, after such hearing, the court, or jury (unless its finding is contrary to law or to the great weight and clear preponderance of the evidence), determines that such matter is obscene, the court shall enter judgment that such matter is obscene. If it is so determined that such matter is not obscene, the court shall enter judgment dismissing the complaint, and a total of not more than \$100 in costs, in addition to taxable disbursements, may be awarded to the persons defending such matter, *which shall be paid from the county treasury*. Any judgment under this subsection may be appealed to the supreme court pursuant to ch. 274 by any person adversely affected, and who is either interested in the publication, production, sale, loan, exhibition or distribution of said matter, or is the plaintiff district attorney.

(6) In any trial for a violation of s. 944.21 or 944.22, the proceeding under this section and the final judgment of the circuit court under sub. (3) or (5) or the interlocutory adjudication under sub. (1m), shall be admissible in evidence on the issue of the obscenity of said matter and on the issue of the defendant's knowledge that said matter is obscene; provided, that if the judgment of the court sought to be introduced in evidence is one holding the matter to be obscene, it shall not be admitted unless the defendant in said criminal action was served with notice of the action under this section, or appeared in it, or is later served with notice of the judgment of the court hereunder, and the criminal prosecution is based upon conduct by said defendant occurring more than 18 hours after such service or such appearance, whichever is earlier.

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SPEAKER OF THE ASSEMBLY.

PRESIDENT OF THE SENATE.

This act originated in the Assembly.

CHIEF CLERK.

Approved \_\_\_\_\_, 1961.

GOVERNOR.

80-662-300  
**CHANGED TO**  
145-2584-X

JUL 5- 1962

Bc/ Cab

c

UNITED STATES GO

## Memorandum

TO : Mr. Conrad

DATE: January 21, 1963

FROM : 

b7C

SUBJECT: OBSCENE MATERIAL FILE

A review has been made of the physical and administrative files (80-662) relating to obscene material.

The physical file of obscene material is subdivided as follows:

1. Obscene and nude art motion picture films - 1192 reels.
2. Phonograph records - 308.
3. Readers and pamphlets - 2634.
4. Obscene books, nudist publications and questioned periodicals - 776.
5. Cartoon booklets - 5389.
6. Playing cards - 170.
7. Obscene and strip type photographs mounted on 1501 cards.
8. Miscellaneous cartoons, printed matter and novelties mounted on 329 cards.
9. Advertising literature (by companies involved) - 118.

The following index files are maintained as a part of the Obscene File:

1. Motion picture film titles.
2. Book titles.
3. Photograph code numbers.
4. Phonograph record titles.
5. Names of models who have posed for obscene and/or strip type photographs.

REC-45  
10 JAN 22 1963

U/CWB:bmm (5)

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Evans \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tale, Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

Memorandum to Mr. Conrad  
Re: OBSCENE MATERIAL FILE

6. Advertising literature by company or producer names.
7. Opinions of the Department of Justice relative to obscenity of evidence.

During 1962, a total of 1,952 specimens were received in the Laboratory for search in the Obscene File. Of this number, 677 specimens were identified with evidence previously submitted to the Laboratory. These identifications represent 34.6%.

The Obscene File and obscene evidence which is being held for examination or disposition, pending completion of the investigation in the field, are stored in room 7610. The storage facilities are adequate at the present time.

RECOMMENDATION: That the Obscene File be retained in its present condition.

*JKW*

UNITED STATES GOVERNMENT

# Memorandum

TO : DIRECTOR, FBI

DATE: April 30, 1963

FROM : SAC, BOSTON (62-3492) (P)

*Obscene material*  
SUBJECT: LEGISLATIVE MATTERS  
BOSTON DIVISION, 1963

Mr. Tolson \_\_\_\_\_  
Mr. Belmont \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. DeLoach \_\_\_\_\_  
Mr. Evans \_\_\_\_\_  
Mr. Gale \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Sullivan \_\_\_\_\_  
Mr. Tavel \_\_\_\_\_  
Mr. Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Miss Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_

Re Boston letter to Bureau dated February 25, 1963.

The following legislative items of interest to the Bureau before the Legislative Assemblies of New Hampshire and Maine are reported herewith for the first time:

b7C

## MAINE

Legislative Document No. 333 - An Act providing for the detention of suspicious persons by police officers.  
This legislation was defeated.

Legislative Document No. 189 - An Act relating to false reports as to bombs. This matter is still pending.

15. # 342  
Legislative Document No. 342 - An Act relating to distribution of obscene literature. This legislation was enacted and signed by the Governor and is now Chapter 29 of the Resolves of the State of Maine.

A copy of each of the above legislative documents is attached hereto.

There was also introduced for legislative consideration, a bill providing for a State lottery, which legislation was defeated. The Boston Division will provide full details relative to this proposal by separate communication.

## NEW HAMPSHIRE

House Bill No. 466 - An Act relating to the extradition of juveniles. This legislation is still pending.

15. # 486  
House Bill No. 486 - An Act relative to obscene literature. This legislation is still pending.

A copy of each of the above legislative proposals is submitted herewith.

2 ENCL<sup>URE</sup>

NOT RECORDED

203 MAY 6 1963

2 - Bureau (Encls. 5)  
2 - Boston

5 JUN 14 1963  
4

ENCLOSURE ATTACHED

BS 62-3492

The New Hampshire State Legislature, both House of Representatives and Senate, has adopted a sweepstakes bill which is presently before the Governor for his signature or rejection. Full details with respect to this legislative proposal and its final disposition will be provided the Bureau by separate communication.

MASSACHUSETTS

The following dispositions relate to those legislative items identified in referenced Boston letter, copies of which were provided the Bureau at that time. Reference to "Next Annual Session" and "Leave to Withdraw" indicates that the legislation has been defeated and must be reintroduced in 1964:

SENATE

- 72 Next Annual Session
- 340 Pending
- 554 Pending
- 556 Next Annual Session

HOUSE

- 260 Next Annual Session
- 264 Next Annual Session
- 954 Pending. This refers to the abolishment of Capital Punishment which has been passed by the Senate and House and is now awaiting an enactment vote and then it will go to the Governor who has indicated that he will sign it, thus abolishing Capital Punishment, except in certain specified instances. The Bureau will be provided with full details when this matter has been resolved.
- 958 Next Annual Session

BS 62-3492

HOUSE (CONT'D)

959 This legislation provides for a special commission to study the laws relative to search and seizure. This has been passed and signed by the Governor.

1233 Pending

1315 Next Annual Session

1316 Pending

1493 Next Annual Session

1498 Next Annual Session

1499 Rejected in the Senate

2255 Pending

2476 Next Annual Session

2720 Same action as #959 above

2806 Leave to Withdraw

2807 Pending

3100 Pending  
Appendix D

The Bureau will be kept advised of the final disposition of these Bills.

ENCLOSURE

ENCLOSURE

80-662-302

## STATE OF NEW HAMPSHIRE

*In the year of Our Lord one thousand  
nine hundred and sixty -three*

**AN ACT**

relative to obscene literature.

*Be it Enacted by the Senate and House of Representatives in General Court convened:*

1 New Chapter. Amend RSA by inserting  
after chapter 571 the following new chapter:

Chapter 571-A

### **Obscene Matter**

571-A:1 Definitions. As used in this chapter "matter" is any book, pamphlet, magazine, newspaper or other written matter, or any thing, object, picture, print, film or sound recording. "Minor" is any person under the age of twenty-one years.

571-A:2 Publication, Possession, etc.

No person shall, with knowledge of the contents thereof, print, sell, lend, give or show to any other person, nor have in his possession or control with the intent to sell, lend, give to, or show to any other person, any obscene, lewd or lascivious matter and no person shall circulate, display or post any advertisement of any such matter, or cause it to be done.

571-A:3 Evidence of Intent. Whenever any person has in his possession any obscene, lewd or lascivious matter, such possession shall be deemed to be prima facie evidence of intent to sell, lend, give or show such matter to another person.

571-A:4 Petition in Superior Court.

Whenever there is reasonable cause to believe that obscene matter is being sold, lent, given or shown or is in the possession of any person

who intends to sell, lend, give or show the same, the attorney general, his deputy or assistants or any county attorney may bring a petition in equity against such matter in the name of the state in the superior court. The petition shall designate such matter by name or description and a single petition may comprise one or more publications or one or more issues of the same publication. Copies of the designated matter shall accompany the petition as exhibits.

571-A:5 Findings. If upon summary examination it appears to the superior court that:

I. There is reasonable cause to believe that the matter is obscene a finding to that effect shall be made; or

II. There is reasonable cause to believe that three or more consecutive issues of matter published or issued on a weekly, monthly or regular basis are obscene a finding to that effect

shall be made.

571-A:6 Public Notice. Notice of the findings made under section 5 hereof shall be given by publication each day, for two consecutive days in a daily newspaper of general circulation throughout the state. Such notice shall be in substantially the following form:

State of New Hampshire

County of \_\_\_\_\_, ss

At a session of the Superior Court for

\_\_\_\_\_ County held at \_\_\_\_\_  
on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_\_

printed matter was examined by the court on petition  
of the (Attorney General)

Acting pursuant to RSA 571-A:5, I, the court  
has found reasonable cause to believe that the following publications are obscene:

(Names and descriptions of the publications)

Henceforth persons selling, lending, giving or

showing these publications are charged with knowledge of the contents of such publications in any criminal prosecution which may be brought under chapter 571-A of the New Hampshire Revised Statutes Annotated.

Acting pursuant to RSA 571-A:5, II, the court has found reasonable cause to believe that three consecutive issues of the following publications are obscene:

(Names and descriptions of the publications examined)

Henceforth persons selling, lending, giving or showing the above publications or any subsequent issue thereof within one year of the date of this notice are charged with knowledge of the contents of such publications in any criminal prosecutions which may be brought under chapter 571-A of the New Hampshire Revised Statutes

Annotated.

---

(date)

s/ (Presiding Justice)

571-A:7 Return. A newspaper publishing the notice required in section 6 shall make a return to the court which return shall include an exact copy of the notice and the dates and manner of its publication.

571-A:8 Knowledge of Contents. The return required in section 7 or copies thereof certified by the clerk, shall be admissible in evidence in any prosecution under this chapter in respect to alleged violations occurring on and after the day following publication of the second notice required in section 6. In cases where the notice contains findings made by the court under section 5, I the return shall be prima facie evidence that persons selling,

lending, giving or showing publications designated in such findings, had knowledge of the contents of the publication. In cases where the notice contained findings made by the Court under section 5, II the return shall be prima facie evidence that persons selling, lending, giving or showing the publications designated in such findings had knowledge of the contents of the publications so designated or in the case of subsequent issues of a designated publication the return shall be prima facie evidence that persons selling, lending, giving or showing such subsequent issues, within one year of the date of the court's findings, had knowledge of the contents of such subsequent issues.

571-A:9 Additional Notice. Notice of the findings made under section 5 hereof shall be given to the secretary of state. Persons desiring to receive copies of such findings shall

register with the secretary of state on the effective date of this act and annually on January first thereafter. The initial and annual registration fee shall be three dollars. Persons registering under the provisions of this section shall receive from the secretary of state by certified mail at the address specified on registration copies of all findings filed with the secretary of state hereunder. The secretary of state is authorized to prepare registration forms required hereunder.

571-A:10 Hiring Minors. No person shall in any manner hire, employ, or use any minor to sell or give away, or in any manner distribute any obscene, lewd or lascivious matter or advertisement.

571-A:11 Duty of Custodians of Minors.

No person having the care or control of a minor shall permit such child to sell or give

away or in any manner to distribute any obscene matter or advertisement.

571-A:12 Penalty. If any person shall violate any of the provisions of sections 2, 10 or 11 hereof he shall be fined not more than five hundred dollars or imprisoned not more than six months or both.

2 Repeal. RSA 571:14 - 19 are hereby repealed.

3 Takes Effect. This act shall take effect sixty days after its passage.

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# ONE HUNDRED AND FIRST LEGISLATURE

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Legislative Document

No. 342

S. P. 114 In Senate, January 16, 1963  
Referred to Committee on Legal Affairs. Sent down for concurrence and  
ordered printed.

CHESTER T. WINSLOW, Secretary

Presented by Senator Pike of Oxford.

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## STATE OF MAINE

---

IN THE YEAR OF OUR LORD NINETEEN HUNDRED  
SIXTY-THREE

---

### AN ACT Relating to Distribution of Obscene Literature.

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Be it enacted by the People of the State of Maine, as follows:

**Sec. 1. R. S., c. 134, § 24, amended.** Section 24 of chapter 134 of the Revised Statutes, as repealed and replaced by section 1 of chapter 321 of the public laws of 1957 and as amended, is further amended to read as follows:

**'Sec. 24. Distribution and sale of publications or film depicting sadism, lust, etc.** Whoever sells, rents, displays for sale, loans, gives or distributes to any person or offers for sale to such a person or has in his possession, actual or constructive, any pamphlet, magazine, comic book, picture, picture book or film which contains illustrations of, or the literature of which contains, sadism, masochism, sexual perversion, bestiality or lust, or obscenity, indecency or immorality, shall be punished by a fine of not more than \$1,000 or by imprisonment for not more than 11 months. Under this section it shall be necessary to prove that the defendant knows, or by the exercise of reasonable diligence should know, of the offensive literature involved or the offensive picture contained in the literature involved. This section shall not apply to any medical examiner, county attorney, state attorney, police officer, sheriff or physician while in the performance of their professional or official duties.'

**Sec. 2. R. S., c. 134, § 27, amended.** The first sentence of section 27 of chapter 134 of the Revised Statutes, as amended, is further amended to read as follows:

'Whoever circulates, posts or causes to be circulated or posted in any conspicuous or public place any magazine, picture, handbill or poster containing obscene, indecent or immoral literature or representations; or in any manner hires, uses

or employs any minor to sell or give away, or in any manner to distribute, or who, having the care, custody or control of any minor, permits such minor to sell or give away, or in any manner to distribute any book, magazine, pamphlet or newspaper as described in this section shall be punished by a fine of not more than \$1,000, or by imprisonment for not more than 11 months, or by both.'

80-662-303  
**CHANGED TO**  
145-2759-8

JUN 19 1963

ps - maw

✓

August 6, 1963

airtel

To: SAC, Washington Field

From: Director, FBI

~~THE CITY OF NIGHT~~  
ITEM

Obscene Material  
Publication

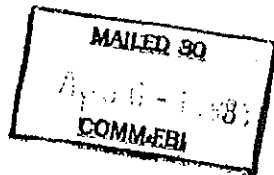
According to records of the Library of Congress, captioned book by author John Rechy was published 6-6-63, by Grove Press, Inc., 64 University Place, New York 3, New York.

Information has been received that this book may be considered obscene and you should immediately endeavor to obtain a copy of same and promptly furnish it to the Bureau.

JAC:hw  
(4)

NOTE: SA [ ] <sup>WFO</sup> was telephonically requested 8-6-63, to secure a copy of this book and deliver same to the ITOM Desk by 8-7-63.

b7C



SA [ ] WFO  
essentially delivered  
to [ ] SA [ ]  
from 5714 8 REC-10  
EX-104 63  
60-662-364  
joe

62 AUG 14 1963 Rjm  
[ ] 100-1100000-1000000

80-662-305, 306  
**CHANGED TO**  
145-0-1401, 1402

DEC 31 1963

Eme — mab

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Conrad  
FROM : [REDACTED]

DATE: 1/6/64

b7C

SUBJECT: OBSCENE MOVIES MADE AVAILABLE BY  
METROPOLITAN POLICE DEPARTMENT (MPD)  
WASHINGTON, D. C.

Washington Field Office (WFO) has submitted 129 reels of obscene movie film to the Laboratory for inclusion in the Laboratory's Obscene File or for destruction if we already have copies of the material in file. This movie film was made available to WFO by Deputy Chief [REDACTED] Morals Division, MPD. According to WFO, [REDACTED] will therefore have no further need for this obscene material and feels it will be of no value to his successor.

As you know, our Obscene File contains pornographic movie film, pamphlets, cartoons, et cetera, acquired over the years. We frequently receive pornographic material which is sent to us for retention or destruction and if all or any part is already duplicated in the Obscene File the duplicate material is destroyed. If you agree, we will search the movie film submitted by WFO against our file to determine which of the film is already represented therein. Any new material will be added. Any that is a duplicate of material presently in file will be destroyed since a written release has been obtained from Deputy Chief [REDACTED] covering all of this obscene film.

WFO is submitting this material for whatever value it may be for completion of our file and does not desire a report of our findings. We, therefore, contemplate handling the search of this film through the Obscene File on a project basis as time permits.

WFO has advised it may be possible that additional obscene film may be forthcoming from [REDACTED] office on the same basis as the above. If you agree, any such additional material will likewise be accepted and handled on a project basis, looking toward retention or destruction.

RECOMMENDATION: None. For information. NOT RECORDED

191 JAN 9 1964

1 - Mr. Belmont  
1 - Mr. Rosen

WDG:amp (6) 44 ✓ Karpel

Al [REDACTED]  
Tolson [REDACTED]  
Belmont [REDACTED]  
Mohr [REDACTED]  
Casper [REDACTED]  
Callahan [REDACTED]  
Sullivan [REDACTED]  
DeLoach [REDACTED]  
Evans [REDACTED]  
Gale [REDACTED]  
Rosen [REDACTED]  
Sullivan [REDACTED]  
Tavel [REDACTED]  
Trotter [REDACTED]  
Tele. Room [REDACTED]  
Holmes [REDACTED]  
Gandy [REDACTED]

ORIGINAL FILE IN

5 JAN 8 1964

SEVEN

UNITED STATES GOV

## Memorandum...

TO : Mr. Conrad *[Signature]*

DATE: January 20, 1964

FROM :  b7CSUBJECT: OBSCENE MATERIAL FILE 

A review has been made of the physical and administrative files (80-662) relating to the obscene material.

The physical file of the obscene material is subdivided as follows:

1. Obscene and nude art motion picture films - 1232.
2. Phonograph records - 310.
3. Readers and pamphlets - 2711.
4. Obscene books, nudist publications and questioned periodicals - 842.
5. Cartoon booklets - 5425.
6. Playing cards - 173.
7. Obscene and strip type photographs mounted on 1515 cards.
8. Miscellaneous cartoons, printed matter and novelties mounted on 330 cards.
9. Advertising literature (by companies involved) - 135.

The following index files are maintained as a part of the Obscene File:

1. Motion picture film titles.
2. Book titles.
3. Photograph code numbers.
4. Phonograph record titles.
5. Names of models who have posed for obscene and/or strip type photographs.

*REC-A1* *80-662-307*  
*105* *80-1411*

*10 JAN 21 1964*

*3K* *FEB 10 1964*

*68 JAN 27 1964*

Tolson	_____
Belmont	_____
Mohr	_____
Casper	_____
Callahan	_____
Conrad	_____
DeLoach	_____
Evans	_____
Gale	_____
Rosen	_____
Sullivan	_____
Tavel	_____
Trotter	_____
Tele. Room	_____
Holmes	_____
Gandy	_____

*2 SEVEN*

Memorandum to Mr. Conrad  
Re: OBSCENE MATERIAL FILE  
80-662

6. Advertising literature by company or producer names.
7. Opinions of the Department of Justice relative to obscenity of evidence.

A total of 2,076 specimens were received in the FBI Laboratory in 1963 for search in the Obscene File. Of this number, 1,019 specimens were identified with evidence previously submitted to the FBI Laboratory. These identifications represent 49.1%.

The Obscene File and obscene evidence which is being held for examination or disposition, pending completion of the investigation in the field, are stored in room 7610. The storage facilities are adequate at the present time.

RECOMMENDATION: The the Obscene File be retained in its present condition.

*OK*  
*Just*  
*1/20/64*

FEDERAL BUREAU OF INVESTIGATION  
UNITED STATES DEPARTMENT OF JUSTICE

NO LAB FILE

Recorded  
3-13-64  
NOBLaboratory Work SheetRe: ;  
OBSCENE MATERIALFile # 80-662-308  
Lab. # D-444610 AV

b7C 3-5-64

Examination requested by: Department of Public Safety, Oak Park 17, Michigan

Examination requested: Document

Date received: 3-9-64

Result of Examination:

Examination by:  3/24/64

1. NI Q1 - Q5 in O.F.  
2. Retain evidence

Specimens submitted for examination

Q1 Photograph depicting two males, one sitting on motorcycle  
Q2 Photograph depicting a heavy set male  
Q3 Photograph depicting three nude females sitting on a log  
Q4 Four photographs depicting the same female in various stages of undress  
Q5 Ten photographs (four on one sheet) depicting various females posing outdoors

Lab. APT  
3-26-64  
CWB:MRB

REPORT  
of theFEDERAL BUREAU OF INVESTIGATION  
WASHINGTON, D. C.

To: Director  
Department of Public Safety  
Oak Park 37, Michigan

March 26, 1964

Attention: Lieutenant [redacted]  
Detective Division

b7C

This examination has been made with the understanding that the evidence is connected with an official investigation of a criminal matter and that the Laboratory report will be used for official purposes only, related to the investigation or a subsequent criminal prosecution. Authorization cannot be granted for the use of the Laboratory report in connection with a civil proceeding.

Re: [redacted]

OBSCENE MATERIAL

John Edgar Hoover, Director

YOUR REC-44  
FBI FILE NO.  
LAB. NO.

80-662-205  
D-444610 AV

*J. Edgar Hoover*

Q1-Q2 added Q.F.  
Q3-Q5 destroyed  
by [signature]

Examination requested by: Addressee  
Reference: Letter 3-5-64  
Examination requested: Document

Specimens:

Q1 Photograph depicting two males, one sitting on motorcycle  
 Q2 Photograph depicting a heavy set male  
 Q3 Photograph depicting three nude females sitting on a log  
 Q4 Four photographs depicting the same female in various stages of undress  
 Q5 Ten photographs (four on one sheet) depicting various females posing outdoors

Tolson \_\_\_\_\_  
 Belmont \_\_\_\_\_  
 Mohr \_\_\_\_\_  
 Casper \_\_\_\_\_  
 Callahan \_\_\_\_\_  
 Conrad \_\_\_\_\_  
 DeLoach \_\_\_\_\_  
 Evans \_\_\_\_\_  
 Gale \_\_\_\_\_  
 Rosen \_\_\_\_\_  
 Sullivan \_\_\_\_\_  
 Tavel \_\_\_\_\_  
 Trotter \_\_\_\_\_  
 Tele. Room \_\_\_\_\_  
 Holmes \_\_\_\_\_  
 Gandy \_\_\_\_\_

Page 1

MAILED 27  
MAR 26 1964  
COMM-FBI

(continued on next page)

MAR 27 1964

**Result of examination:**

The photographs described above as specimens Q1 through Q5 were not identified with photographs of a similar nature which have been forwarded previously to the FBI Laboratory.

Specimens Q1 through Q5 are retained in the FBI Laboratory's files.



March 5, 1964

Federal Bureau of Investigation  
Washington, D.C.

Officer in Charge  
Crime Lab.

444610

38 MAR 9 1964

~~EX-PROC.~~

Re:

*Obscene material*

b7C

Dear Sir:

*17 photo (4 on one sheet)*

Enclosed are fourteen (14) obscene photographs, 12 of which the subject or subjects are unknown. The two photographs showing a white male exhibiting himself are of the subject.

These photographs are submitted for your information and filing in Pornographic file only.

Yours truly,

Lieutenant  
Detective Division  
Department of Public Safety

DHM:ah  
encl.

*REC-17*  
80-662-308  
Lab-A1  
3-26-64  
CWB/MSB  
MAR 10 1964  
801-X3

*REC-17*  
80-662-308  
801-X3  
10 MAR 10 1964  
JF

*SECRET*

[105-34074-27]

UNITED STATES GOVERNMENT

# Memorandum

TO : DIRECTOR, FBI

DATE: 5/6/64

FROM : SAC, WFO (145-0-121)

ATTN: FBI Laboratory

SUBJECT: OBSCENE MATERIAL

METROPOLITAN POLICE DEPARTMENT  
WASHINGTON, D. C.

449406

C  
ST

Enclosed for the FBI Laboratory are 13 boxes containing obscene books, cartoon books, drawings and pornographic playing cards and one scrapbook containing all types of obscene photographs, drawings and pamphlets. b7C

The above material was turned over to SAs [redacted] by Deputy Chief [redacted] Morals Division, Metropolitan PD, Washington, D. C. Deputy Chief [redacted] advised the above material had been collected by him over many years and represents specimens of Erotica from all over the world. Chief [redacted] advised he desired to turn this material over as reference material to the FBI Laboratory. He stated the material had been acquired from various unknown sources. He stated none of these items need be returned to the Metropolitan PD and can be kept or destroyed by the FBI. A written release to this effect was obtained from Chief [redacted] and is being permanently retained in the files of WFO.

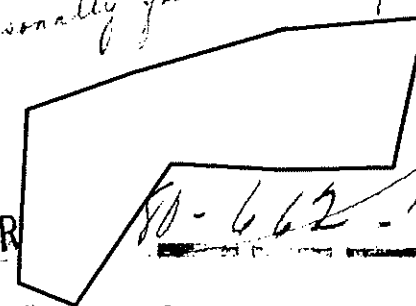
The enclosed material is submitted to the FBI Laboratory for completion of the Lab's Obscene Material File. The material may be kept or destroyed as desired by the Laboratory.

3 Bureau (Enc. 14)  
1 - WFO  
JRT:mpc  
(4)

added to O.F. 9/9/64  
27 books  
93 large nov. pamphlets  
53 small nov. pamphlets (odd size)  
24 cartoon matter  
43 printed matter  
43 printed matter added O.F.  
43 printed matter destroyed  
Total 39 items added  
all other matter  
in bag  
in 1964  
S.Y.  
S.Y.  
S.Y.

1,508 items ident in O.F.

Received above 5/7/64  
personally from [redacted]



EX-101

4 MAY 12 1964

68 MAY 18 1964

110  
110  
ton. Lyndon B. Johnson,  
President of the United States,  
White House,  
Washington, D.C.

b7C

Mr. Sullivan  
Mr. Tavel  
Mr. Trotter  
Tele. Room  
Miss Hodges  
Miss Gandy

My dear President Johnson:

Enclosed is an article published in the Los Angeles Times today concerning the sale of one hundred twenty five million "girlie magazine and smut-filled" books authorized for sale by Federal bankruptcy referee Ronald Walker in Los Angeles to be sold to satisfy claims of creditors.

You will note the second paragraph the quotes Mr. Walker as saying he did not want to be in the market of flooding dirty books but he also felt he had to the creditor obligations of two firms. I presume it would be the same as law enforcement officers raided a gambling establishment and confiscated roulette wheels, crap table and slot machines, and that if there were creditors then it would be all right for the Federal law enforcement agency to sell that equipment to others to satisfy the creditors.

I feel rather than return the books for sale including "Beds of Carson Grove," that the creditors should take their loss for financing such filth. I trust that you will take immediate action to cancel Mr. Walker's ruling and order the confiscated books and literature destroyed. Surely our Government should not be a party to such trash.

cc: J. Edgar Hoover  
Nicholas de Katzenbach

EX-100

REC-64

60-45100-15  
B JAN 12 1965

310  
RECEIVED  
FEB 12 1965  
CITY

E B T  
FEB 12 1965

8/12/65

56 JAN 22 1965

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Conrad

DATE: January 29, 1965

FROM : [REDACTED]

SUBJECT: OBSCENE MATERIAL FILE

b7C

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Hanson \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

A review has been made of the physical and administrative files (80-662) pertaining to obscene material.

The physical file of obscene material is subdivided as follows:

1. Obscene and nude art motion picture films - 1256 reels.
2. Phonograph records - 321.
3. Readers and pamphlets - 2793.
4. Obscene books, nudist publications and questioned periodicals - 869.
5. Cartoon booklets - 5450.
6. Playing cards - 176.
7. Obscene and strip type photographs mounted on 1538 cards.
8. Miscellaneous cartoons, printed matter and novelties mounted on 330 cards.
9. Advertising literature (by companies involved) - 145.

The following index files are maintained as a part of the Obscene File:

1. Motion picture film titles.
2. Book titles.
3. Photograph code numbers.
4. Phonograph record titles.
5. Names of models who have posed for obscene and/or strip type photographs.

REC-44

80-662-1

1-29-65 1965

80-662

CWB: NOB (4)

7-1-65

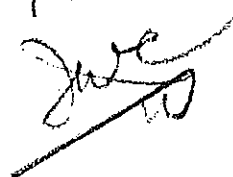
Memorandum to Mr. Conrad  
Re: OBSCENE MATERIAL FILE  
80-662

6. Advertising literature by company or producer names.
7. Opinions of the Department of Justice relative to obscenity of evidence.

For the year of 1964, a total of 3,552 specimens were received in the Laboratory for search in the Obscene File. Of this number 1,158 specimens were identified with evidence previously submitted to the Laboratory. These identifications represent 33%.

The Obscene File and obscene evidence which is being held for examination or disposition, pending completion of the investigation by the contributor, are stored in room 7610. The storage facilities are adequate.

RECOMMENDATION: That the Obscene File be retained in its present condition.

OK  
9/1/65  


80-662-312

**CHANGED TO**

95-123190-2

JUN 1 1965

MT - DBF

## Memorandum

Director, FBI

DATE: 5/27/65

RE: SAC, Philadelphia (66-5624)

SUBJECT: PENDING LEGISLATION  
PENNSYLVANIA

Recent House and Senate Bills in the Pennsylvania Legislation which are of general interest to law enforcement are as follows:

NEW SENATE BILLS

S.B. 648 - amends the Penal Code by prohibiting the imposition of the death sentence on a retrial of an indictment after a person is convicted of the crime of murder in the first degree and is sentenced to life imprisonment. (Referred to Judiciary General Committee).

S.B. 657 - amends the Penal Code by providing penalties for second and subsequent offenses of shoplifting. harsher than provided for a first offense. (Referred to Judiciary General Committee).

S.B. 662 - amends the Penal Code by making it unlawful to harbor persons who have escaped from penal or other state institutions. (Referred to Judiciary General Committee).

NEW HOUSE BILLS

H.B. 931 - provides that members of the female sex may be members of the Pennsylvania State Police. (Referred to State Government Committee).

2 - Bureau  
1 - Philadelphia (66-5624)

WVM: EKM  
(3)

62 168 JUN 3 1965  
NOT RECORDED

168 JUN 4 1965

21 JUN 28 1965

56 JUN 5 1965

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

1 66-5624

X H C P1

H.B. 954 - further regulates the sale or giving to a minor of any obscene comic book, magazine, or other publication. (Referred to Law and Order Committee).

H.B. 1018 - amends the Penal Code by increasing the penalty for malicious use of telephones. (Referred to Law and Order Committee).

X H C P2  
H.B. 1019 - amends the Penal Code by prescribing penalties for anonymous written or printed communication of obscene nature or repeatedly harassing another person through such means. (Referred to Law and Order Committee).

H.B. 1077 - amends an act regulating elections in Philadelphia by reducing the number from 12 to six the number of persons assembled riotously or unlawfully subject to police authority, changes the offense from a misdemeanor to a felony, and increases penalties. (Referred to Cities-Counties-First Class Committee).

#### STATE BILLS

S.B. 386 - amends the Penal Code by increasing from \$100 to \$5,000 or imprisonment from one to five years, or both, for wilful false information concerning bombs. (Passed Senate Previously; Passed House-206-0; Approved by Governor - No. 35).

S.B. 597 - prohibits use, possession or sale of electronic or other devices for recording the voice or actions of another person without his knowledge or approval, or without approval of a court of record or judge. (Passed Second Senate Reading & Recommitted to Senate Judiciary General Committee).

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Conrad *sw*

b7C

DATE: July 16, 1965

FROM :  *g*

SUBJECT: *o*  
OBSCENE MATERIAL FILE

A review has been made of the physical and administrative files (80-662) relating to obscene material.

The physical file of obscene material is subdivided as follows:

1. Obscene and nude art motion picture files - 10
2. Phonograph records - 321
3. Readers and pamphlets - 2950
4. Obscene books, nudist publications and periodicals - 896-869
5. Cartoon booklets - 5547
6. Playing cards - 176
7. Miscellaneous cartoons, printed matter and novelties mounted on 373 cards
8. Obscene and strip type photographs mounted on 1546 cards
9. Advertising literature (by companies involved) - 153

80-662

1 - Mr. Belmont  
1 - Mr. Rosen  
1 - Mr. Conrad  
1 -   
1 -

REC-62

*30-662-314*

17 JUL 20 1965

CONTINUED - OVER

*Chap 245*  
CWB:CB (6)

Memorandum to Mr. Conrad  
Re: OBSCENE MATERIAL FILE  
80-662

The following index files are maintained as a part of the Obscene File:

1. Motion picture film titles
2. Book titles
3. Photograph code numbers
4. Phonograph record titles
5. Name of models who have posed for obscene and/or strip type photographs
6. Advertising literature by company or producer names
7. Opinions of the Department of Justice relative to obscenity of evidence

A total of 3154 specimens were received in the fiscal year of 1964-65 and searched in the Obscene File. Of this number, 1171 specimens were identified with material previously submitted to the Laboratory, which amounts to 37% identifications.

The Obscene File and obscene evidence which is being held for examination or disposition, pending completion of the investigation by the contributor, are stored in Room 7610. The facilities are adequate at this time.

RECOMMENDATION: The Obscene File be retained in its present condition.

OK 7/19/65  
*[Signature]*

(b) (1) (H) MAINTENANCE AND DESTRUCTION OF OBSCENE EVIDENCE -  
INTERSTATE TRANSPORTATION OF OBSCENE MATTER -- Because of  
the large volume of obscene evidence being regularly received in the FBI  
Laboratory and the urgent need for careful handling, the basic rules for  
maintenance and destruction as set forth in Section 57C, page 3, of the  
Manual of Instructions are restated.

"Obscene material is submitted to the Laboratory in order that  
it may be:

- a. Reviewed at the Bureau with regard to its character as an obscene exhibit
- b. Compared with specimens already in the obscene matter file of the FBI  
Laboratory, and any latent fingerprints developed thereon searched

3/29/66

SAC LETTER 66-19

- 6 -

80-662-  
NOT RECORDED  
167 APR 4 1966

56 APR 19 1966

ORIGINAL FILED IN 66-071-1

through the obscene matter dealers section of the single fingerprint file, to determine its source

- c. Compared with specimens already in the obscene matter file of the FBI Laboratory for information that may indicate that the questioned obscene material has moved in interstate commerce
- d. Included as a permanent part of the obscene matter file or destroyed where no purpose could be served by filing the exhibit."

The manual instructs that in all cases exhibits returned to the submitting division must ultimately be returned to the FBI Laboratory for filing or destruction and that no obscene material is to be permanently maintained in any field office. There are instances, however, involving huge quantities of pornography seized in certain cases where there is considerable expense in shipping the evidence back to the Laboratory for final disposition. In these instances the Bureau's advice should be sought as to whether it should be returned to the FBI Laboratory or whether Bureau permission may be granted to destroy the material in the field division under the personal supervision of the SAC. If little or none of the bulky evidence is needed for the Obscene File and common sense suggests, the Bureau may authorize destruction of the useless portion of the material in the division office under rigid controls, personally supervised by the SAC.

While obscene material which may arouse the curiosity of employees is in the office, it must be maintained in either the gun vault or the SAC's safe. At no time should it be kept in a place which is readily accessible to other employees, such as the stock room or mail room.

While this material is in the office, it must not be shown to other personnel of the office who have no need to observe it. Of course, personnel handling the case may have need to observe it for investigative purposes or for packaging and wrapping purposes. However, there should be no undue curiosity about such filth.

Very truly yours,

John Edgar Hoover

Director

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Conrad *flor*

DATE: July 11, 1966

FROM :

SUBJECT: OBSCENE MATERIAL FILE

b7C

Tolson \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Mohr \_\_\_\_\_  
Wick \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

*phs*  
A review has been made of the physical and administrative files (80-662) relating to obscene material.

The physical file of obscene material is subdivided as follows:

*SEARCHED SERIALIZED INDEXED JUL 18 1966 XEROX*

1. Obscene and nude art motion picture films - 1364
2. Phonograph records - 321
3. Readers and pamphlets - 3020
4. Obscene books, nudist publications and questioned periodicals - 898
5. Cartoon booklets - 5611
6. Playing cards - 183
7. Miscellaneous cartoons, printed matter and novelties mounted on 373 cards
8. Obscene and strip type photographs mounted on 1593 cards
9. Advertising literature (by companies involved) - 163

*yellow*  
*Completed in*  
*80-662* *EX-113*  
*REC 54 80-662-317*

80-662

1 - Mr. Rosen  (5714)  
1 - Mr. Tavel  
1 - Mr. Conrad  
1 -   
1 -

15 JUL 15 1966

CWB:DDL

(6)

70 JUL 22 1966

"CONTINUED-OVER"

UNRECORDED COPY FILED IN *[66 3286]*

Memorandum to Mr. Conrad  
Re: Obscene Material File  
80-662

The following index files are maintained as a part of the Obscene File:

- 1.. Motion picture film titles, subtitles and categories
2. Book titles
3. Photograph code numbers
4. Phonograph record titles
5. Name of models who have posed for obscene and/or strip type photographs
6. Advertising literature by company or producer names
7. Opinions of the Department of Justice relative to obscenity of evidence

A total of 10,458 specimens were received in the fiscal year of 1965-66 and searched in the Obscene File. Of this number, 5,431 specimens were identified with material previously submitted to the Laboratory, which amounts to 51.9% identifications.

It is noted that the bulk of the material in the Administrative file (80-662) consists of yellow copies of Laboratory reports. These copies are designated for 80-662 to afford a double check on the statistical record of identifications made. Since our monthly statistical report is now automated, it has not been necessary to refer to these yellow copies and accordingly, unless advised to the contrary, the practice of designating copies of Laboratory reports setting forth Obscene File identifications for 80-662 will be discontinued. (This procedural change has been co-ordinated with the ITOM Desk in the General Investigative Division.)

The Obscene File and obscene evidence which is being held for examination or disposition, pending completion

Memorandum to Mr. Conrad  
Re: Obscene Material File  
80-662

of the investigation by the contributor, are stored in Room 7610. The facilities are adequate at this time.

RECOMMENDATION: 1. The Obscene File be maintained in its present condition.

2. Discontinue adding yellow copies of Laboratory reports to 80-662 file and destroy yellow copies of Laboratory reports which are presently a part of 80-662 file.

8-18-66

Airtel

To: SAC, Baltimore

From: Director, FBI

*OBSCENE MATERIAL*

*COMMUNIST*

INFORMATION CONCERNING POSSIBLE

b7C  
b7D

[redacted] who is personally acquainted with a representative of Bureau Headquarters, furnished the following information which he thought might possibly be of interest in connection with captioned matter. He desired his identity not be made known unless it was absolutely necessary. [redacted] and is not the type of individual who has a tendency to interject himself into police matters.

REC 46

*80-662-W*

Enclosures (2)

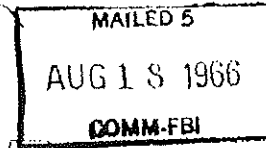
NOTE: Information was furnished by [redacted] to SA [redacted]  
[redacted] of the Crime Records Division.

b7C

1 - Mr. Rosen

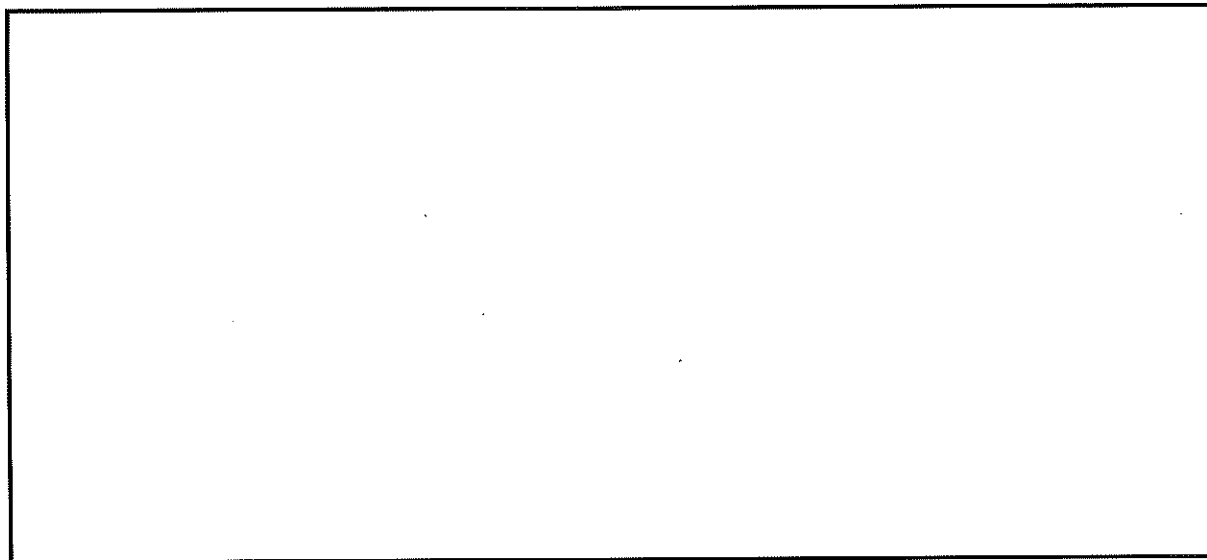
1 AUG 1966  
TBC:SLV/mis (706)

61 61 1966



b7C  
b7D

W. L. TIMANUS



[redacted] furnished two books [redacted] and these are enclosed for the information of the Baltimore Office. Bufiles contain no information identifiable with [redacted] advised that he had nothing to definitely indicate that [redacted] might be involved in [redacted] but that this series of events prompted him to make the information known to the proper authorities.

This information was telephonically furnished to SA [redacted] at the Hyattsville Resident Agency on August 16, 1966, who advised that he would make the information available to the Prince Georges County Police.

b7C

DIRECTOR, FBI  
ATTENTION: TRAINING DIVISION  
SAC, NEW ORLEANS (66-2465) (P)

8/23/66

LEGISLATIVE MATTERS  
STATE OF LOUISIANA

Re New Orleans letter, 7/28/66.

Enclosed for the Bureau is one copy each of  
Act 68, 85, 121, 127 and 521 of the recent session of  
the Louisiana State Legislature.

[redacted] Publications, Secretary of  
State, State of Louisiana, advised on 8/18/66, that  
copies of the Revised Louisiana Criminal Code would be  
available from the publisher in about two weeks. Copies  
will be forwarded when available.

b7C

2 - Bureau (Encs. 5)  
2 - New Orleans  
EBL/sem  
(4)

REC-42

8/23/66  
SAC UP TO 80  
183 10 30 10

54 SEP 2 1966

## AN ACT

To amend Section 91 of Title 14 of the Revised Statutes of 1950 by adding a new Sub-section to be designated as R.S. 14:91.5 to prohibit and punish the unlawful sale, exhibition or distribution of pornographic and obscene material, in any form to minors.

Be it enacted by the Legislature of the State of Louisiana:

Section 1. Section 91 of Title 14 of the Revised Statutes of Louisiana of 1950 is hereby amended to add thereto Sub-section 91.5.

§ 91.5 Unlawful sale, exhibition, or distribution of obscenity to minors is the selling, exhibition, or distribution by any person over the age of seventeen, of any lewd, lascivious, filthy, or sexually indecent written composition, printed composition, book, magazine, pamphlet, newspaper, story, paper, writing, phonograph record, picture drawing, motion picture film, figure, image, wire or tape recording, or any written, printed or recorded matter of sexually indecent character, to any person under the age of seventeen, with or without prior consent to the sale, exhibition, or distribution by the parent or tutor of the minor.

Section 2. Whoever violates this Sub-section shall, upon conviction, be fined not more than One Thousand Dollars or imprisoned for not more than six months, or both.

Baron Salomé  
SPEAKER OF THE HOUSE OF REPRESENTATIVES

Alfred E. Tamm  
LIEUTENANT GOVERNOR AND PRESIDENT OF THE SENATE

John J. McKeithen  
GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: July 5, 1966

UNITED STATES GOVERNMENT

# Memorandum

b7C

TO : DIRECTOR, FBI

DATE: 4/3/67

FROM : SAC, PHILADELPHIA (66-5624)

SUBJECT: PENDING LEGISLATION  
PENNSYLVANIA

Mr. Tolson  
Mr. DeLoach  
Mr. Mohr  
Mr. Wiley  
Mr. Casper  
Mr. Clegg  
Mr. Conrad  
Mr. Feit  
Mr. Geis  
Mr. Rosen  
Mr. Sullivan  
Mr. Tavel  
Mr. Trotter  
Tele. Room  
Miss Holmes  
Miss Gandy

The following are the new Bills introduced in the General Assembly and which are of particular interest to law enforcement:

S. B. 311

Provides that the primary responsibility for investigation of violations and enforcement of an act pertaining to L.S.D., marijuana, and other narcotic and dangerous drugs shall be that of the State Police and police employed by any political subdivision (referred to State Government Committee).

S. B. 314

Increase the membership of the State Police force by 1,200 over a four-year period (referred to State Government Committee).

S. B. 335

REC-4

Amends the Penal Code by providing that any person telephoning another and misinforming him that a member of his family has met death or suffered bodily harm or threatening death or bodily harm shall be guilty of a misdemeanor (referred to Judiciary General Committee).

NOT RECORDED

S. B. 380

165 APR 7 1967

Requires the Commonwealth to furnish the defendant in criminal cases a copy of a confession if it was reduced to writing or a list of witnesses present when the confession was made if it was not reduced to writing (referred to Judiciary General Committee).

S. B. 407

An act creating a Crimes and Public Safety Commission consisting of five members from each branch of the General

ORIGINATOR: PHILADELPHIA

2 Bureau

1 - Philadelphia (66-5624)

WVM:KOJ

(3) Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

54 APR 14 1967

5010

3 2 XEROX

7 1967

PH 66-5624

Assembly; provides powers and duties of the commission with regard to law enforcement, law enforcement agencies and highway safety, including a continuing analysis of law enforcement and crime prevention within the state; inquiry into the adequacy of policies of various law enforcement agencies in regard to law enforcement and crime prevention, and investigation and analysis of highway safety and possible methods for improving highway safety (referred to Judiciary General Committee).

H. B. 479

Amends the Penal Code by making the offense of defrauding by worthless checks of less than \$300.00 a summary offense (referred to Law and Order Committee).

H. B. 483

Makes it unlawful to sell, show, etc., or transmit obscene matter as defined in the act (referred to Law and Order Committee).

H. B. 492

Requires successful completion of an elementary police training course to include such basic procedures as handling weapons, traffic direction, arrest procedures and such other elements of police work as may be prescribed by the Pennsylvania State Police which shall conduct such a course in each county before any political subdivision shall hire any person as a policeman (referred to State Government Committee).

H. B. 549

Provides for rewards to persons providing information to the Pennsylvania State Police or any law enforcement officer which leads to apprehension of any person who inflicts serious bodily harm or death to any state employee acting within scope of his employment in the commission of a felony (referred to Law and Order Committee).

FD-36

Director, FBI  
Attention: Training Division

3/24/67

SAC, Kansas City (66-3245)

LEGISLATIVE MATTERS - KANSAS  
KANSAS CITY DIVISION

Attached are copies of the following bills which have been introduced into the Kansas Legislature which may be of interest to the Bureau:

- (1) House Bill No. 1018 regarding prostitution  
Status: Pending in House Judiciary Committee
- (2) House Bill No. 1019 re use of obscene and offensive language by phone  
Status: Killed by House Committee
- (3) House Bill No. 1188 re law enforcement ~~training~~  
Status: Pending in House State Affairs Committee and as previously indicated chances for ~~passage~~ this season are not good
- (4) Senate Bill No. 196 re possession of coin operated gambling devices  
Status: Pending in Senate Judiciary Committee
- (5) Senate Bill No. 197 re grounds for suspension of alcohol beverage license  
Status: Pending in Senate Judiciary

The Bureau will be advised of the enactment or subsequent action in regard to this legislation.

2 - Bureau (Enc. 5)  
1 - Kansas City  
KWD:B  
(3)

REC 20  
80-662-321  
NOT RECORDED  
165 APR 12 1967

57 APR 12 1967 ENCL 6036

ORIGINAL FILED  
FBI - KANSAS CITY

3-15-67 Killed by House Committee

*Session of 1967*

## HOUSE BILL No. 1019

By Mr. Rogers

AN ACT relating to disturbance of the peace by telephone, making certain acts concerning the use of obscene, profane, indecent or offensive language over or through a telephone a misdemeanor and prescribing penalties for violations thereof.

*Be it enacted by the Legislature of the State of Kansas:*

- 1 SECTION 1. It shall be unlawful for any person by means or use of the telephone to disturb, or tend to disturb the peace, quiet, or right of privacy of any other person or family by repeated and continued anonymous or identified telephone messages intended to harass or disturb the person or family to whom the call is directed; or by a single call or repeated calls to use obscene, profane, indecent, or offensive language or to suggest any lewd or lascivious act over or through a telephone; or to attempt to extort money or other thing of value from any person or family by means or use of the telephone; or to threaten any physical violence or harm to any person or family; or to repeatedly or continuously cause the telephone of any person or family to ring with intent to disturb or harass such person or family: *Provided*, That the normal use of the telephone for the purpose of requesting payment of debts or obligations or for other legitimate business purposes shall not constitute a violation hereof.
- 16 Any person violating the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction, shall be punished by a fine of not more than three hundred dollars (\$300) or by imprisonment in the county jail for not more than three (3) months or by both such fine and imprisonment.
- 21 SEC. 2. This act shall take effect and be in force from and after its publication in the statute book.

END

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Conrad *Dev*

DATE: July 14, 1967

FROM :

SUBJECT: OBSCENE MATERIAL FILE

b7C

Tolson \_\_\_\_\_  
Deloach \_\_\_\_\_  
Mohr \_\_\_\_\_  
Wick \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

A review has been made of the physical and administrative files (80-662) pertaining to obscene material.

The physical file of obscene material is subdivided as follows:

1. Obscene and nude art motion picture films - 1488
2. Phonograph records - 321
3. Readers and pamphlets - 2877\*
4. Obscene books, nudist publications and questioned periodicals - 1146
5. Cartoon booklets - 5695
6. Playing cards - 190
7. Miscellaneous cartoon, printed matter and novelties mounted on 374 cards
8. Obscene and strip type photographs mounted on 1613 cards
9. Advertising literature (by companies involved) - 171

\*Pocket type booklets transferred from count under item #3 to item #4.

80-662

REC 20

1 - Mr. Rosen

1 - Mr. Tavel

1 - Mr. Conrad

1 -

1 -

CWB:TAV

(6)

(continued - over)

14 JUL 18 1967

Memorandum to Mr. Conrad  
Re: Obscene Material File  
80-662

The following index files are maintained as a part of the Obscene File:

1. Motion picture film titles, subtitles and categories
2. Book titles
3. Photograph code numbers
4. Phonograph record titles
5. Name of models who have posed for obscene and/or strip type photographs
6. Advertising literature by company or producer names
7. Opinions of the Department of Justice relative to obscenity of evidence

For the fiscal year 1966-67, a total of 3318 specimens were received in the FBI Laboratory for examination and search in the Obscene File. Of this number, 1462 specimens were identified with material previously submitted to the Laboratory, which amounts to 44.1 per cent identifications.

The Obscene File and obscene evidence, which is being held for examination or disposition, pending completion of investigation in the field, occupy all of room 7610. The space and facilities for conducting examinations are adequate at the present time.

RECOMMENDATION: That the Obscene File be retained in its present condition.

JK 7/7/67  
Date

1 -



FEDERAL BUREAU OF INVESTIGATION  
WASHINGTON, D. C. 20535

To: **FBI, Tampa (145-0)**

b7C

Date: **January 3, 1968**

Re: **UNSUB;**  
**OBSCENE FILM CONTRIBUTED**  
BY CAPTAIN  NA,  
**TAMPA POLICE DEPARTMENT**  
**12/18/67**  
**ITOM**

*J. Edgar Hoover*  
John Edgar Hoover, Director

REC-121

FBI File No. **80-662-323** ↗  
Lab. No. **D-551510 IL**

Examination requested by: **Tampa**

Reference: **Letter 12/18/67**

Examination requested: **Document**

Remarks:

Teleca \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Mohr \_\_\_\_\_  
Wick \_\_\_\_\_  
Gasper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Reed \_\_\_\_\_  
Felt \_\_\_\_\_  
Gandy \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

ACU D 3

COMM-FBI

**Enclosures (2) (2 Lab report)**

**62 JAN 8 1968**

JLB:LCB (4)

MAIL ROOM  TELETYPE UNIT

ADMINISTRATIVE PAGE

*Office 5/18/68*

REPORT  
of theFEDERAL BUREAU OF INVESTIGATION  
WASHINGTON, D. C.

To: FBI, Tampa (145-0)

Date: January 3, 1968  
FBI File No. 80-662-323  
Lab. No. D-551510 ILRe: UNSUB;  
OBSCENE FILM CONTRIBUTED  
BY CAPTAIN [REDACTED] NA,  
TAMPA POLICE DEPARTMENT  
12/18/67  
ITOM

Specimens received 12/20/67

b7C

2/1  
2/25/68  
4/26/68  
DR

Q1 One reel of obscene 16mm motion picture film entitled  
"The Surprise of a Knight"

## Result of examination:

Q1 is an obscene movie, additional copies of which have been submitted to the Laboratory over the past several years by a number of contributors. Because of the common practice of copying and recopying movie film of this nature, the source of Q1 was not determined in the Laboratory examination.

Q1 is being retained for a period of 60 days and, unless advised to the contrary within that time, suitable disposition will be made of that item.

Tolson \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Mohr \_\_\_\_\_  
Wick \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

JLB:LCB (4)

MAIL ROOM  TELETYPE UNIT

RECORDED  
12/22/67  
fch

FEDERAL BUREAU OF INVESTIGATION  
UNITED STATES DEPARTMENT OF JUSTICE

NO LAB FILE

Laboratory Work Sheet

Re:

UNSUB,  
OBSCENE FILM CONTRIBUTED  
BY CAPTAIN [REDACTED], NA,  
TAMPA POLICE DEPARTMENT  
12/18/67  
ITOM

File # 80-662-3231  
Lab. # D-551510 IL

b7C

Examination requested by: Tampa (145-0)

L. 12/18/67

Examination requested: Document

Date received: 12/20/67

Result of Examination:

Examination by: [REDACTED]

(1) Q1 ident prev. source not det. in lab  
(2) Q1 retained for 60 days

Specimens submitted for examination

Q1 One reel of obscene 16 mm motion picture film  
entitled " [REDACTED]

~~Q1~~ "The Desperadoes of a Knight" [REDACTED]

Id 942

UNITED STATES GOVERNMENT

# Memorandum

TO : DIRECTOR, FBI  
ATTENTION: FBI LABORATORY

FROM : SAC, TAMPA (145-0)

DATE: 12/18/67

SUBJECT: UNKNOWN SUBJECT;  
OBSCENE FILM CONTRIBUTED  
BY CAPTAIN [REDACTED] NA,  
TAMPA POLICE DEPARTMENT, 12/18/67  
ITOM

b7C

551510

Transmitted herewith under separate cover  
is a roll of 16 mm. motion picture film, length  
unknown, which was furnished to SA [REDACTED] of  
this office on 12/18/67.

*RECORDED IN FILE*  
Captain [REDACTED] NA, who recently took  
over the Tampa Police Department Vice Squad, advised that  
he found this roll of obscene motion picture film in his  
desk. None of the previous officers of this Vice Squad  
will admit to having knowledge of the original source  
of the film. Captain [REDACTED] said he ran a portion of  
this film and he considers it extremely obscene and,  
also advised that the film is broken in one or possibly  
more places.

Captain [REDACTED] said that the FBI can do with this film  
what they wish, and if it is of no use to the FBI, then it  
may be destroyed.

This film is being furnished to the Bureau for  
whatever value it might be and it may be destroyed if the  
Bureau so desires. This film has not been reviewed by  
the Tampa Division, and details of this film are not  
known.

3 - Bureau  
(1 - Package Copy) (Enc. 1) (RM)  
1 - Tampa

REC. 73

HJS/ss  
(4)

REC 20 3/17



1 -



FEDERAL BUREAU OF INVESTIGATION  
WASHINGTON, D. C. 20535

b7C

To: **FBI, Tampa (145-0)**

Date: **March 12, 1968**

Re: **Obscene Matter  
Tampa, Florida,  
Police Department**

*J. Edgar Hoover*  
John Edgar Hoover, Director

*CC:139*  
FBI File No.  
Lab. No.

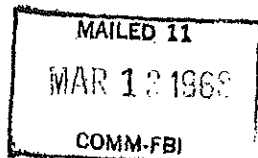
*80-662 - 34*  
**D-556876 IL**

Examination requested by: **Tampa**

Reference: **Letter 2/26/68**

Examination requested: **Document**

Remarks:



Tolson \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Mohr \_\_\_\_\_  
Bishop \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Rosen \_\_\_\_\_  
Ho \_\_\_\_\_  
Gandy \_\_\_\_\_

**Enclosures (2) (2 Lab report)**

*gfb:rmb (4)*

*Mar 19 1968*

MAIL ROOM  TELETYPE UNIT

ADMINISTRATIVE PAGE

7-1b

REPORT  
of the



FEDERAL BUREAU OF INVESTIGATION  
WASHINGTON, D. C. 20535

To: **FBI, Tampa (145-0)**

Date: **March 12, 1968**  
FBI File No. **80-662**  
Lab. No. **D-556876 IL**

Re: **Obscene Matter  
Tampa, Florida,  
Police Department**

*Q1-Q4 desktop (1) Burn Bag 4/2-  
Q5-Q6 await AF  
Burned 4/15/70  
2/11/70*

Specimens received **2/28/68**

Four reels of obscene movie films, further described as follows:

<u>SPECIMEN</u>	<u>TITLE</u>
Q1	A Jazz Jag aka "The Drunk" aka "The French Maid"
Q2	Tropic Paradise
Q3	Artist aka "Love Mates"
Q4	Artist Model

Two obscene narrative pamphlets, further described as follows:

<u>SPECIMEN</u>	<u>TITLE</u>
Q5	Her Ever-loving C
Q6	F _____ First. Talk Later

Result of examination:

Q1 through Q4 are obscene movies, additional copies of which have been received in the Laboratory over the past several years from a number of contributors. Because of the common practice of copying and recopying movie films of this nature, the source of Q1 through Q4 was not determined in the Laboratory.

Q5 and Q6 were not identified with material previously received in the Laboratory.

Q1 through Q6 are being retained for a period of sixty days and, unless advised to the contrary within that time, suitable disposition will be made of those items in the Laboratory.

Bozon \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Mohr \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. P.o.s. \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

*JLB:rmb (4)*

MAIL ROOM  TELETYPE UNIT

RECORDED  
3/5/68  
cp

FEDERAL BUREAU OF INVESTIGATION  
UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet

Re: OBSCENE MATTER  
Tampa, Florida,  
Police Department

File # 80-662-3024  
Lab. # D-556876 IL

Examination requested by: Tampa (145-0) L. 2/26/68

Examination requested: Document

Date received: 2/28/68

Result of Examination:

Examination by:   18/68

- ① Q1 - Q4 ident prov. Same not det.
- ② Q5 & Q6 not ident prov.
- ③ Q1 - Q6 retained - 60 day period.

b7C

reels of obscene Specimens submitted for examination  
Four 8mm films entitled further described as follows:

SPECIMEN TITLE  
ID 142Q1 H JAZZ JAZZ aka "THE DRUNK" aka "THE FRENCH MAID"

\* ID 144Q2 TROPIC PARADISE

Id 152Q3 H+ST aka "LOVE MATES"

Id 151Q4 H+ST Model

Two obscene narrative pamphlets entitled further described as follows:

SPECIMEN TITLE  
ID 145 H+ST EROTIC LOVING C

ID 146 F — H+ST, TALK LATER

\* INFO CARD

Lab report  
3/1/68  
RMB

UNITED STATES GOVERNMENT

# Memorandum

TO : DIRECTOR, FBI  
ATTENTION: FBI LABORATORY

FROM : SAC, TAMPA (145-0)

SUBJECT: OBSCENE MATTER  
TAMPA, FLORIDA,  
POLICE DEPARTMENT

DATE: 2/26/68

14  
556876

b7C

2-6  
Inspector [redacted] (NA), Tampa  
Police Department, made available the following items,  
which were picked up by the PD in connection with local arrests.

He advised that they have no further use for  
them and requested that they be furnished to the FBI  
Laboratory for any value they may have to the Laboratory and  
for disposition by the Laboratory:

1. Two pornographic booklets published by  
"All Sport Mod Mod Fornications Press"  
*4 rolls*
2. Three rolls of 8 mm. film sealed in  
cannisters captioned "A Jazz Jag;"  
"Tropic Paradise;" "Artis Motel;" and  
one untitled.

These are being transmitted under separate  
cover to the Bureau.

3 - Bureau  
(1 - Package Copy (Encs.5))  
1 - Tampa  
JFS:jn  
(4)

REC 2

86-662-324

3-7  
22 FEB 28 1968

Lab report  
3/12/68  
rme

SP-10  
SP-10

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Conrad *Dole*

DATE: July 11, 1968

FROM : *Griffith* *P*

b7C

SUBJECT: *OBSCENE MATERIAL FILE*

Tolson \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Mohr \_\_\_\_\_  
Bishop \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

A review has been made of the physical and administrative files (80-662) pertaining to obscene material.

The physical file of obscene material is subdivided as follows:

1. Obscene and nude art motion picture films - 1575
2. Phonograph records - 321
3. Readers and pamphlets - 3020
4. Obscene books, nudist publications and questioned periodicals - 1223
5. Cartoon booklets - 5696
6. Playing cards - 201
7. Miscellaneous cartoons, printed matter and novelties mounted on 374 cards
8. Obscene and strip type photographs - 7318\*
9. Advertising literature (by companies involved) - 207

*My* *W*  
\*The counting of photographs under item #8 has been changed from the number of cards to which photographs were attached to an actual count of the total number of photographs in this section of the Obscene File.

80-662

REC. 47

80-662-325  
25 JUL 15 1968

1 - Mr. Conrad  
1 -   
1 -

CWB:NOB

56 JUL 23 1968  
265

CONTINUED - OVER

Memorandum to Mr. Conrad  
Re: Obscene Material File  
80-662

The following index files are maintained as a part of the Obscene File:

1. Motion picture film titles, subtitles and categories
2. Book titles
3. Photograph code numbers
4. Phonograph record titles
5. Name of models who have posed for obscene and/or strip type photographs
6. Advertising literature by company or producer names
7. Opinions of the Department of Justice relative to obscenity of evidence
8. Information cards

During the fiscal year 1967-68, a total of 6365 specimens were received in the FBI Laboratory for examination and search in the Obscene File. Of this number, 3557 specimens were identified with material previously received in the Laboratory, which amounts to 55.9 per cent identifications.

The Obscene File and obscene evidence, which is being held for examination or disposition, pending completion of investigation in the field, are housed in room 7610. The space and facilities for conducting examinations are adequate at this time.

RECOMMENDATION: That the Obscene File be maintained in its present condition.

OK Jwe  
1/12/68

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Conrad *for*

FROM : *Griffith*

SUBJECT: *Material*  
Obscene File  
(80-662)

DATE: December 26, 1969

*MM* ✓  
Tolson \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Mohr \_\_\_\_\_  
Bishop \_\_\_\_\_  
Casper \_\_\_\_\_  
Clegg \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen ✓  
Sullivan \_\_\_\_\_  
Tele. \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

b7C



The legal criteria for obscenity has changed over the years. Present standards of obscenity are more liberal than standards used to determine whether evidence was or was not obscene when past decisions were made to add samples of evidence to the Obscene File. The results are that the Obscene File has accumulated considerable material that by contemporary standards is not obscene and should be removed to make room for the ever growing number of obscene exhibits necessary for reference purposes. This purge action is particularly necessary due to severe space limitations in this unit.

The collection of nude art type movie films is of no current value. Additions have not been made to this section of the Obscene File for a number of years since these films are not considered suitable vehicles for prosecution under the ITOM Statutes.

Nudist type magazines and art type pamphlets constituting a part of the Obscene File are of no value in determining the source or obscenity of current publications. These publications are not the type that are normally copied and recopied for sale or used for prosecution in ITOM cases.

One section consists of still photographs from movie films which are of no further use. These photographs were made from untitled movies for comparison with current movie films. Index cards, containing titles, subtitles and descriptions of scenes in the movies, have proven to be more effective for identification purposes and less expensive to maintain.

An index file of code numbers (or order numbers) appearing on photographs has outlived its usefulness since the filing system for photographs has been changed to afford a more practical breakdown on the basis of content instead of obscenity and file numbers. Also, experience has proven that the matching of code numbers is no assurance of a common source for the photographs.

80-662

EX-103

REC-121 80-662-346  
17 JAN 10 1969

1 - Mr. Rosen *for* Room 5718)  
1 - Mr. Conrad 1969  
1 - *for* 1969  
1 - *for*

CONTINUED - OVER -



Memorandum to Mr. Conrad  
Re: Obscene File  
80-662

To make room for current material in the expanding Obscene File and the storage of material being held for examination and/or prosecution, the art type movies, nudist type magazines, art type pamphlets, still photographs from movie films and index cards bearing code numbers appearing on photographs have been appropriately destroyed.

The collection of obscene movie films has grown to occupy a considerable portion of the space allotted to the Obscene File. Some study has been made for a method of removing those that are not serving a useful purpose. Index cards for obscene motion pictures bear the file numbers of the cases containing duplicate copies of the movie film. The file numbers indicate the approximate dates the movies were received in the Laboratory. Through the use of this index card it is possible to approximate the date the last copy of the movie film was received in the Laboratory. If the index card indicates that a duplicate copy of the movie film has not been received in the past ten years, this should be justification for destroying the film. Also the index cards, containing titles, subtitles and a brief description of the scenes in the movies, should be sufficient record for possible future reference.

ACTION: Unless advised to the contrary:

Obscene movie films in the Obscene File that have not been identified with a duplicate copy in the past ten years will be removed and destroyed.

*[Handwritten signatures and initials follow, including "AS", "J.W.", "J.W. [initials]", "J.W. [initials] [initials]", "J.W. [initials] [initials] [initials]", "J.W. [initials] [initials] [initials] [initials]", and "J.W. [initials] [initials] [initials] [initials] [initials]".]*

SAC, Baltimore

6-17-69

Director, FBI

PAROLE AND PROBATION;  
SEX OFFENDER;  
PORNOGRAPHIC LITERATURE RESEARCH  
CRIME RECORDS DIVISION

CB SENS 11

*n*  
*ppf*  
Bureau desires timely examples of severe cases of  
captioned nature known to your office. Data is needed for docu-  
mentation of articles, statements, speeches, etc., showing growing  
abuses in the handling of such matters and the unwarranted leniency  
so often noted in their disposition.

Include in data submitted, information concerning  
corrupt or inept courts, prosecutors, law enforcement agencies,  
parole and probation authorities, and any other data pertinent to  
the current distressing situation surrounding these acute problems.

Each office receiving copies of this communication  
should respond by July 31, 1969, directing its reply to the attention  
of the Crime Research Section.

1 - Chicago  
1 - Cleveland  
1 - Denver  
1 - Detroit  
1 - Los Angeles  
1 - Miami  
1 - New York  
1 - Philadelphia  
1 - San Francisco

~~██████████~~  
JRH:djr  
(15)

MAILED 8  
JUN 17 1969  
COMM-FBI

Tolson \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Mohr \_\_\_\_\_  
Bishop \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
FBI - BALT

NOTE: Research data requested is of great value in documenting  
existing serious abuses in parole, probation and related programs.

80-662-  
NOT RECORDED

182 JUN 19 1969

MAIL ROOM  TELETYPE UNIT

150  
D 200

TSB

182 JUN 19 1969

ORIGINAL FILED IN 80-662

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Conrad *J.W.*  
FROM : *Griffith* *b*  
SUBJECT: OBSCENE MATERIAL FILE

DATE: July 15, 1969

b7C

Tolson \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Mohr \_\_\_\_\_  
Bishop \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tate, Rose \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

A review has been made of the physical and administrative files (80-662) relating to obscene material.

The physical file of the obscene material is divided as follows:

- \* 1. Obscene motion picture films - 1513
- 2. Phonograph records - 321
- 3. Readers and pamphlets - 3067
- \* 4. Obscene books - 847
- 5. Cartoon booklets - 5706
- 6. Playing cards - 208
- 7. Miscellaneous cartoons, printed matter and novelties mounted on 374 cards
- \* 8. Obscene and strip type photographs - 7407
- 9. Advertising literature (by companies involved) - 215

\*Parts of material in these divisions were destroyed in the past year per memorandum from  to Mr. Conrad on 12/26/68 captioned "Obscene File (80-662)."

80-662

REC 70 *80-662-327*

1 - Mr. Conrad  
1 -   
1 -

5 JUL 16 1969